THURSDAY, APRIL 7, 2022

SIXTY-SECOND LEGISLATIVE DAY

The House met at 9:00 a.m. and was called to order by Mr. Speaker Sexton.

The proceedings were opened with prayer by Bobby Stewart, Faith for America Ministries.

Representative Windle led the House in the Pledge of Allegiance to the Flag.

ROLL CALL

The roll call was taken with the following results:

Representatives present were Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Casada, Cepicky, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton -- 92

EXCUSED

The Speaker announced that the following members have been excused, pursuant to requests under **Rule No. 20**:

Representative Carringer

Representative Powell; business

Representative Hawk; business

SPONSORS ADDED

Under **Rule No. 43**, the following members were permitted to add their names as sponsors as indicated below, the prime sponsor of each having agreed to such addition:

House Joint Resolution No. 1077 Reps. Clemmons and Mannis as prime sponsors.

House Joint Resolution No. 1078 Reps. Reedy, Helton and Terry as prime sponsors.

House Joint Resolution No. 1079 Reps. Reedy, Helton and Terry as prime sponsors.

House Joint Resolution No. 1080 Rep. Reedy as prime sponsor.

House Bill No. 71 Reps. Sherrell, Moon, Eldridge, Williams, Moody, Todd, Cepicky and Helton as prime sponsors.

House Bill No. 233 Rep. Griffey as prime sponsor.

House Bill No. 751 Rep. Grills as prime sponsor.

House Bill No. 1125 Rep. Ragan as prime sponsor.

House Bill No. 1356 Reps. Thompson and Faison as prime sponsors.

House Bill No. 1654 Reps. Sherrell, Byrd, Love, Jernigan, Doggett, Todd, Miller, Cepicky, Camper, Williams, White, Moody and Hardaway as prime sponsors.

House Bill No. 1655 Reps. Williams, Camper and McKenzie as prime sponsors.

House Bill No. 1686 Reps. Gant and Gillespie as prime sponsors.

House Bill No. 1747 Reps. Beck and Calfee as prime sponsors.

House Bill No. 1852 Rep. Ragan as prime sponsor.

House Bill No. 1924 Reps. Sherrell, Shaw, Hazlewood, Reedy, Cepicky and Ragan as prime sponsors.

House Bill No. 1960 Reps. Ogles, Cepicky, Ragan, Reedy, Doggett, Moody, White and Todd as prime sponsors.

House Bill No. 1985 Reps. Shaw, White, Miller and Camper as prime sponsors.

House Bill No. 2048 Reps. Terry and Harris as prime sponsors.

House Bill No. 2061 Reps. Whitson, Jernigan and Harris as prime sponsors.

House Bill No. 2106 Reps. Love, Dixie, Parkinson, Harris, Miller, Clemmons and Camper as prime sponsors.

House Bill No. 2146 Reps. Moon, Sherrell, Russell, Wright, Hardaway, Windle, Bricken, Eldridge, Williams, Cepicky, Ragan, White, Travis, T. Hicks, Camper, Hazlewood, Helton, Carr and Miller as prime sponsors.

House Bill No. 2168 Reps. Garrett, Faison, Marsh and Todd as prime sponsors.

House Bill No. 2194 Reps. Shaw, Hazlewood, Eldridge, Terry, Camper, Ragan, Jernigan and Miller as prime sponsors.

House Bill No. 2220 Reps. Windle, Wright, Haston, Hardaway, Ogles, Alexander, Reedy, Eldridge, Harris, Camper, Whitson, Ragan and Todd as prime sponsors.

House Bill No. 2306 Reps. Whitson, Hazlewood, Eldridge, Thompson, Todd, White, Helton, Terry, Gillespie, Reedy and Ogles as prime sponsors.

House Bill No. 2309 Rep. Calfee as prime sponsor.

House Bill No. 2416 Rep. Zachary as prime sponsor.

House Bill No. 2424 Reps. Towns, Eldridge, Helton, Thompson and Rudder as prime sponsors.

House Bill No. 2509 Reps. Todd, Moody, J. Sexton and Doggett as prime sponsors.

House Bill No. 2535 Rep. Sherrell as prime sponsor.

House Bill No. 2544 Rep. Thompson as prime sponsor.

House Bill No. 2627 Reps. Sherrell, Moon, Vital, Ragan, Todd, Williams and T. Hicks as prime sponsors.

House Bill No. 2659 Reps. Cepicky, T. Hicks, Reedy, Moody and Littleton as prime sponsors.

House Bill No. 2665 Reps. Alexander, Sherrell, Ogles, Zachary, Towns, Byrd, Faison, Cochran, Ragan, Powers, Todd, Hazlewood, Williams, Moody, Carr, White and Helton as prime sponsors.

House Bill No. 2672 Rep. C. Sexton as prime sponsor.

House Bill No. 2712 Reps. Todd, Ragan and Moody as prime sponsors.

House Bill No. 2746 Reps. Zachary, Ragan, J. Sexton, Hulsey, Sherrell, Reedy, Cepicky, Vital, T. Hicks, Rudder, Littleton and Todd as prime sponsors.

House Bill No. 2801 Reps. Crawford, Jernigan and White as prime sponsors.

House Bill No. 2826 Reps. Freeman, Camper, Windle and Harris as prime sponsors.

House Bill No. 2903 Rep. Rudd as prime sponsor.

SPONSORS WITHDRAWN

On Motion, Rep. Terry withdrew as sponsor of **House Bill No. 2665**.

ENROLLED BILLS April 5, 2022

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Resolutions Nos. 175, 176 and 178; and find same correctly enrolled and ready for the signature of the Speaker.

GREG GLASS, Chief Engrossing Clerk

SIGNED April 5, 2022

The Speaker announced that he had signed the following: House Resolutions Nos. 175, 176 and 178.

GREG GLASS, Chief Engrossing Clerk

ENROLLED BILLS April 5, 2022

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Bills Nos. 1669, 1853, 2288, 2293, 2508, 2553, 2857, 2899 and 2901; and find same correctly enrolled and ready for the signatures of the Speakers.

GREG GLASS, Chief Engrossing Clerk

MESSAGE FROM THE SENATE April 5, 2022

MR. SPEAKER: I am directed to return to the House, House Bill No. 2128; substituted for Senate Bill on same subject, amended, and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 5, 2022

MR. SPEAKER: I am directed to return to the House, House Bill No. 2662; substituted for Senate Bill on same subject, amended, and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE

April 5, 2022

MR. SPEAKER: I am directed to return to the House, House Bill No. 2621; substituted for Senate Bill on same subject, amended, and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 5, 2022

MR. SPEAKER: I am directed to return to the House, House Bill No. 1638; substituted for Senate Bill on same subject, amended, and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

SIGNED April 5, 2022

The Speaker announced that he had signed the following: Senate Bills Nos. 535, 1779, 2055, 2270, 2285, 2430, 2723 and 2868.

TAMMY LETZLER, Chief Clerk

MESSAGE FROM THE SENATE April 5, 2022

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 1864, 1916, 2130, 2171, 2245, 2275 and 2890; signed by the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 5, 2022

MR. SPEAKER: I am directed to transmit to the House, Senate Bill No. 2924; For the signature of the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

ENGROSSED BILLS April 5, 2022

MR. SPEAKER: The following bills have been examined, engrossed and are ready for transmission to the Senate: House Bills Nos. 1964, 2244, 2249, 2252, 2308, 2376, 2429, 2430, 2530, 2542, 2589, 2614, 2645, 2649, 2674, 2697, 2733, 2868, 2902 and 2905; House Joint Resolutions Nos. 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062 and 1083;

GREG GLASS, Chief Engrossing Clerk

MESSAGE FROM THE SENATE April 5, 2022

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 160, 384, 1819, 1827, 2118, 2139, 2166, 2176, 2230, 2240, 2370 and 2564; For the signature of the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

ENROLLED BILLS April 5, 2022

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Joint Resolutions Nos. 990, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022 and 1036; and find same correctly enrolled and ready for the signatures of the Speakers.

GREG GLASS, Chief Engrossing Clerk

SIGNED April 5, 2022

The Speaker announced that he had signed the following: House Joint Resolutions Nos. 990, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022 and 1036.

GREG GLASS, Chief Engrossing Clerk

MESSAGE FROM THE SENATE April 6, 2022

MR. SPEAKER: I am directed to return to the House, House Joint Resolutions Nos. 990, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022 and 1036; signed by the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

SIGNED April 6, 2022

The Speaker announced that he had signed the following: Senate Bills Nos. 160, 384, 1819, 1827, 2118, 2139, 2166, 2176, 2230, 2240, 2370, 2564 and 2924.

TAMMY LETZLER, Chief Clerk

SIGNED April 6, 2022

The Speaker announced that he had signed the following: House Bills Nos. 1459, 1669, 1677, 1722, 1853, 1997, 2196, 2288, 2293, 2508, 2553, 2561, 2857, 2899 and 2901.

GREG GLASS, Chief Engrossing Clerk

MESSAGE FROM THE SENATE April 6, 2022

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 1884, 2188, 2294, 2362, 2442, 2445, 2514, 2849 and 2852; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

*Senate Bill No. 1884 -- Public Health - As introduced, removes § 14-2-101, which prohibits COVID-19 vaccine mandates by governmental entities, schools, and local education agencies, from the application of the Title 14 termination date of July 1, 2023. - Amends TCA Title 14 and Title 68. by *Bowling, *Johnson, *Hensley, *Pody, *Stevens, *White. (HB1960 by *Hulsey, *Ogles, *Cepicky, *Ragan, *Reedy, *Doggett, *Moody, *White, *Todd)

*Senate Bill No. 2188 -- Drugs, Over the Counter - As introduced, authorizes ivermectin suitable for human use to be sold or purchased as an over-the-counter medication in this state without a prescription or consultation with a pharmacist or certain other healthcare professional. - Amends TCA Title 4; Title 14; Title 47; Title 53; Title 63; Title 68 and Title 71. by *Niceley, *Hensley, *Crowe, *Bowling, *Pody. (HB2746 by *Lynn, *Weaver, *Moody, *Rudd, *Warner, *Griffey, *Grills, *Sparks, *Zachary, *Ragan, *Sexton J, *Hodges, *Sherrell, *Reedy, *Cepicky, *Vital, *Hicks T, *Rudder, *Littleton, *Todd)

Senate Bill No. 2294 -- County Government - As introduced, authorizes a county to pay to an employee all or a portion of an insurance premium that would otherwise be paid on behalf of the employee who opts out of the coverage provided by the county. - Amends TCA Title 8, Chapter 27. by *Bell, *Rose. (*HB2303 by *Cochran)

Senate Bill No. 2362 -- Criminal Offenses - As introduced, expands the offense of unlawful photography to include the photographing of an individual without the consent of the

individual, if the photograph includes the unclothed intimate area of the individual and would be considered offensive or embarrassing by the individual; was taken for the purpose of offending, intimidating, embarrassing, ridiculing, or harassing the victim; and was disseminated by the defendant to any other person or the defendant threatened to disseminate, or permitted the dissemination of, the photograph. - Amends TCA Title 39, Chapter 13. by *Bowling, *Campbell, *White. (*HB2459 by *Rudder, *Howell, *Lamberth, *Moody, *Russell, *Ramsey, *Crawford, *Helton, *Sexton J, *Beck, *Hulsey, *Doggett, *Griffey)

Senate Bill No. 2442 -- Teachers, Principals and School Personnel - As introduced, establishes qualifications necessary to receive an occupational teaching license. - Amends TCA Title 49. by *Bell, *Bailey, *Bowling, *Rose, *White. (*HB2455 by *Hicks T)

*Senate Bill No. 2445 -- Criminal Offenses - As introduced, creates a Class E felony of an employer influencing or attempting to influence an employee who is a public servant in the performance of their official duties as a public servant by means of coercion; creates a cause of action for unlawful discharge of an employee who is a public servant. - Amends TCA Title 4; Title 39 and Title 50. by *Haile, *Bailey, *Bowling, *Rose. (HB2677 by *Leatherwood)

Senate Bill No. 2514 -- Professions and Occupations - As introduced, reduces, from within 15 days of employment to within 10 days of employment, the time within which an unarmed security guard/officer applicant must complete general training and pass an examination. - Amends TCA Title 29; Title 57 and Title 62, Chapter 35. by *Yarbro, *Gilmore, *Campbell. (*HB2283 by *Beck, *Thompson, *Ramsey)

Senate Bill No. 2849 -- Real Property - As introduced, increases from 10 to 14 days, the time period within which a developer must, beginning from the date of application for approval of a planned new residential or nonresidential development, notify the operator of a natural gas transmission pipeline that the development is located in whole or in part within 660 feet of the center point of the pipeline. - Amends TCA Title 5; Title 6; Title 7; Title 13; Title 29, Chapter 17; Title 29, Chapter 16; Title 62; Title 65 and Title 66. by *Bailey, *Bowling, *Stevens. (*HB2274 by *Williams)

Senate Bill No. 2852 -- Utilities, Utility Districts - As introduced, removes an obsolete requirement that the Tennessee Public Utility Commission hold a hearing no later than January 1, 2000, to receive testimony from entities subject to this state's telephone solicitation laws and who employ independent contractors to make telephone solicitations. - Amends TCA Title 4; Title 5; Title 6; Title 7; Title 65 and Title 67. by *Bailey, *Bowling, *Rose. (*HB1987 by *Vaughan)

MESSAGE FROM THE SENATE April 6, 2022

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 2021, 2113, 2114, 2242, 2249, 2442 and 2645; substituted for Senate Bills on same subject and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 6, 2022

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolutions Nos. 1496, 1497, 1517 and 1519; adopted, for the House's action.

RUSSELL A. HUMPHREY, Chief Clerk

- *Senate Joint Resolution No. 1496 -- Memorials, Sports Upperman High School Lady Bees, TSSAA Division I, Class AAA State Champions. by *Bailey.
- *Senate Joint Resolution No. 1497 -- Memorials, Sports Brooklyn Crouch, TSSAA Division I, Class AAA Miss Basketball. by *Bailey.
- *Senate Joint Resolution No. 1517 -- Memorials, Personal Occasion Robert and Kay Kelsey, 53rd wedding anniversary. by *Kelsey.
- *Senate Joint Resolution No. 1519 -- Memorials, Interns Juliet Gear. by *Massey, *Briggs.

MESSAGE FROM THE SENATE April 6, 2022

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 1459, 1669, 1677, 1722, 1853, 1997, 2196, 2288, 2293, 2508, 2553, 2561, 2857, 2899 and 2901; signed by the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

ENROLLED BILLS April 6, 2022

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Bills Nos. 2021, 2113, 2114, 2242, 2249, 2442 and 2645; and find same correctly enrolled and ready for the signatures of the Speakers.

GREG GLASS, Chief Engrossing Clerk

REPORT OF CHIEF ENGROSSING CLERK April 6, 2022

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have transmitted to the Governor the following: House Bills Nos. 1864, 1916, 2130, 2171, 2245, 2275 and 2890; House Joint Resolutions Nos. 990, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022 and 1036; for his action.

GREG GLASS, Chief Engrossing Clerk

MESSAGE FROM THE SENATE April 7, 2022

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolutions Nos. 966, 1483, 1484, 1485, 1486, 1487, 1488, 1494 and 1495; adopted, for the House's action.

RUSSELL A. HUMPHREY, Chief Clerk

- *Senate Joint Resolution No. 966 -- General Assembly, Statement of Intent or Position Expresses support for the federal "Migrant Resettlement Transparency Act.". by *White.
- *Senate Joint Resolution No. 1483 -- Memorials, Death Angela Lynn Pettross Martin. by *Pody.
- *Senate Joint Resolution No. 1484 -- Memorials, Sports Bolivar Central High School boys' basketball and cheer teams. by *Walley.
- *Senate Joint Resolution No. 1485 -- Memorials, Sports Fayette-Ware High School girls' basketball team. by *Walley.
- *Senate Joint Resolution No. 1486 -- Memorials, Sports Fayette-Ware High School Wildcats. by *Walley.
- *Senate Joint Resolution No. 1487 -- Memorials, Sports Riverside High School girls' basketball team. by *Walley, *Jackson.
- *Senate Joint Resolution No. 1488 -- Memorials, Sports Scotts Hill High School girls' basketball team and cheerleading squad. by *Walley.
- *Senate Joint Resolution No. 1494 -- Memorials, Interns John Robert Bagley. by *Yager.
- *Senate Joint Resolution No. 1495 -- Memorials, Interns Daniel Jacob Taft. by *Yager.

MESSAGE FROM THE SENATE April 7, 2022

MR. SPEAKER: I am directed to transmit to the House, Senate Bill No. 2730; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

Senate Bill No. 2730 -- Children's Services, Dept. of - As introduced, changes the date by which the commissioner must publish the annual report on the operation of the department from January 31 to March 30. - Amends TCA Title 4; Title 5; Title 6; Title 7; Title 9; Title 37; Title 38; Title 39; Title 49; Title 50; Title 55; Title 67; Title 68 and Title 71. by *White, *Stevens. (*HB2712 by *Howell, *Todd, *Ragan, *Moody)

WELCOMING AND HONORING

RECOGNITION IN THE WELL

Representative Ragan was recognized in the Well to honor the Oakridge Choir Ensemble who sang Mojuba, the national anthem, and a medley of My Tennessee Mountain Home, Tennessee Waltz and Rocky Top.

RECOGNITION IN THE WELL

Representative Crawford was recognized in the Well to honor the Dobyns-Bennett High School boys' basketball team, TSSAA Division I, Class 4A state champions.

RESOLUTION READ

The Clerk read House Joint Resolution No. 1011, adopted March 24, 2022.

*House Joint Resolution No. 1011 -- Memorials, Sports - Dobyns-Bennett High School boys' basketball team, TSSAA Division I, Class 4A state champions. by *Crawford, *Hulsey.

RESOLUTIONS

Pursuant to **Rule No. 17**, the following resolutions were introduced and placed on the Consent Calendar for April 11, 2022:

House Resolution No. 186 -- Memorials, Personal Achievement - Lucas W. Carpenter, Eagle Scout. by *Clemmons.

- *House Joint Resolution No. 1084 -- Memorials, Interns Sarah Schneider. by *Sparks.
- *House Joint Resolution No. 1085 -- Memorials, Retirement Jarvis Greer. by *Parkinson.
- *House Joint Resolution No. 1086 -- Memorials, Academic Achievement Kavonae Jewell, Salutatorian, Raleigh-Egypt High School. by *Parkinson.
- *House Joint Resolution No. 1087 -- Memorials, Academic Achievement Mykhayla Crawley, Valedictorian, Raleigh-Egypt High School. by *Parkinson.
- *House Joint Resolution No. 1088 -- Memorials, Recognition Dr. Kennard D. Brown, Living Legend Award. by *Cooper.

- *House Joint Resolution No. 1089 -- Memorials, Recognition Minerva Little, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1090 -- Memorials, Recognition Margaret Bland-McKissick, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1091 -- Memorials, Recognition Scott Banbury, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1092 -- Memorials, Recognition Norman Ray Redwing, Jr., Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1093 -- Memorials, Recognition Tyrone Burroughs, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1094 -- Memorials, Recognition Paula Casey, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1095 -- Memorials, Recognition Carolyn Chism Hardy, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1096 -- Memorials, Recognition Rear Admiral Vinson E. Smith, USN, (Retired), Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1097 -- Memorials, Recognition Marquita Bradshaw, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1098 -- Memorials, Recognition Commissioner Henri Brooks, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1099 -- Memorials, Recognition Larry Parrish, Living Legend. by *Cooper.
- *House Joint Resolution No. 1100 -- Memorials, Recognition Kahari S. Nash, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1101 -- Memorials, Recognition James Clark, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1102 -- Memorials, Recognition Roy Dozier, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1103 -- Memorials, Recognition Judge Tarik B. Sugarmon, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1104 -- Memorials, Recognition Jermiah Tate, Living Legend Award. by *Cooper.

- *House Joint Resolution No. 1105 -- Memorials, Death Perry H. Windle, Jr. by *Campbell S, *Dixie, *Hardaway, *Chism, *Cooper, *Shaw, *Clemmons, *Hakeem, *Hodges, *Love.
- *House Joint Resolution No. 1106 -- Memorials, Recognition Jimmie Mae Cotton-Leach, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1107 -- Memorials, Recognition Susan Michelle Mills, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1108 -- Memorials, Recognition Dr. Keevia Porter, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1109 -- Memorials, Recognition Niles Mayan Buford, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1110 -- Memorials, Academic Achievement Dayle Bullen, Salutatorian, St. Benedict at Auburndale High School. by *Thompson.
- *House Joint Resolution No. 1111 -- Memorials, Academic Achievement Daniel Leoni, Valedictorian, St. Benedict at Auburndale High School. by *Thompson.
- *House Joint Resolution No. 1112 -- Memorials, Death Rhonda L. Munn-Banks. by *Camper.
- *House Joint Resolution No. 1113 -- Memorials, Recognition Donna Sue Taylor. by *Travis.
- *House Joint Resolution No. 1114 -- Memorials, Recognition Justin J. Pearson, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1115 -- Memorials, Recognition Sheriff Floyd Bonner, Jr., Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1116 -- Memorials, Recognition Shun C. Abram, Living Legend Award. by *Cooper.
- *House Joint Resolution No. 1117 -- Memorials, Death Stephon Smith. by *Parkinson.
- *House Joint Resolution No. 1118 -- Memorials, Interns Alexus D. Dockery. by *Parkinson.
- *House Joint Resolution No. 1119 -- Memorials, Academic Achievement Henry Lee Stone, Salutatorian, Craigmont High School. by *Parkinson.
- *House Joint Resolution No. 1120 -- Memorials, Academic Achievement Antoinette Tyneria Carter, Valedictorian, Craigmont High School. by *Parkinson.
- This is a draft version of the House Journal and is to be considered UNOFFICIAL. It will become the official record of the House after it has been adopted by the House.

- *House Joint Resolution No. 1121 -- Memorials, Professional Achievement Johnny Cordell, TSPMA Pioneer Award. by *Hicks G, *Travis.
- *House Joint Resolution No. 1122 -- Memorials, Death Sgt. Chris Jenkins. by *Russell.
- *House Joint Resolution No. 1123 -- Memorials, Sports White County High School archery team, state champions. by *Sherrell.
- *House Joint Resolution No. 1124 -- Memorials, Personal Occasion Lily Jo Conway, birth. by *Whitson, *Howell, *Hall.
- *House Joint Resolution No. 1125 -- Memorials, Interns Carley Bowers. by *Vaughan.
- *House Joint Resolution No. 1126 -- Memorials, Recognition Kenneth McCallie and the McCallie Family. by *Vital.
 - *House Joint Resolution No. 1127 -- Memorials, Death Chester Martin. by *Vital.
- *House Joint Resolution No. 1128 -- Memorials, Recognition Zennia Nesmith, 2022 Tennessee Community College Student of the Year. by *Vital, *Helton, *Hazlewood, *Martin, *Hakeem.
- *House Joint Resolution No. 1129 -- Memorials, Academic Achievement Abigail Hendren, Salutatorian, Millington Central High School. by *Leatherwood.
- *House Joint Resolution No. 1130 -- Memorials, Academic Achievement Aaron Blankenship, Valedictorian, Millington Central Middle High School. by *Leatherwood.
- *House Joint Resolution No. 1131 -- Memorials, Recognition Clarksville Civitan Club, 100th anniversary. by *C. Johnson, *Hodges.

SENATE JOINT RESOLUTIONS (Congratulatory and Memorializing)

Pursuant to **Rule No. 17**, the resolutions listed were noted as being placed on the Consent Calendar for April 11, 2022:

- *Senate Joint Resolution No. 1483 -- Memorials, Death Angela Lynn Pettross Martin. by *Pody.
- *Senate Joint Resolution No. 1484 -- Memorials, Sports Bolivar Central High School boys' basketball and cheer teams. by *Walley.
- *Senate Joint Resolution No. 1485 -- Memorials, Sports Fayette-Ware High School girls' basketball team. by *Walley.

- *Senate Joint Resolution No. 1486 -- Memorials, Sports Fayette-Ware High School Wildcats. by *Walley.
- *Senate Joint Resolution No. 1487 -- Memorials, Sports Riverside High School girls' basketball team. by *Walley, *Jackson.
- *Senate Joint Resolution No. 1488 -- Memorials, Sports Scotts Hill High School girls' basketball team and cheerleading squad. by *Walley.
- *Senate Joint Resolution No. 1494 -- Memorials, Interns John Robert Bagley. by *Yager.
- *Senate Joint Resolution No. 1495 -- Memorials, Interns Daniel Jacob Taft. by *Yager.
- *Senate Joint Resolution No. 1519 -- Memorials, Interns Juliet Gear. by *Massey, *Briggs.

SENATE BILLS TRANSMITTED

On motion, the Senate Bills listed below, transmitted to the House, were held on the Clerk's desk pending third consideration of the companion House Bill as noted:

- *Senate Bill No. 1884 -- Public Health As introduced, removes § 14-2-101, which prohibits COVID-19 vaccine mandates by governmental entities, schools, and local education agencies, from the application of the Title 14 termination date of July 1, 2023. Amends TCA Title 14 and Title 68. by *Bowling, *Johnson, *Hensley, *Pody, *Stevens, *White. (HB1960 by *Hulsey, *Ogles, *Cepicky, *Ragan, *Reedy, *Doggett, *Moody, *White, *Todd)
- *Senate Bill No. 2188 -- Drugs, Over the Counter As introduced, authorizes ivermectin suitable for human use to be sold or purchased as an over-the-counter medication in this state without a prescription or consultation with a pharmacist or certain other healthcare professional. Amends TCA Title 4; Title 14; Title 47; Title 53; Title 63; Title 68 and Title 71. by *Niceley, *Hensley, *Crowe, *Bowling, *Pody. (HB2746 by *Lynn, *Weaver, *Moody, *Rudd, *Warner, *Griffey, *Grills, *Sparks, *Zachary, *Ragan, *Sexton J, *Hodges, *Sherrell, *Reedy, *Cepicky, *Vital, *Hicks T, *Rudder, *Littleton, *Todd)
- **Senate Bill No. 2294** -- County Government As introduced, authorizes a county to pay to an employee all or a portion of an insurance premium that would otherwise be paid on behalf of the employee who opts out of the coverage provided by the county. Amends TCA Title 8, Chapter 27. by *Bell, *Rose. (*HB2303 by *Cochran)
- **Senate Bill No. 2304** -- Health Care As introduced, creates a healthcare task force to review the reimbursement of health professionals employed by agencies performing health care services in this state. Amends TCA Title 4, Chapter 29; Title 33; Title 63 and Title 71. by *Massey, *Crowe, *Yager. (*HB2213 by *Hazlewood, *Marsh)
- *Senate Bill No. 2330 -- Insurance, Health, Accident As introduced, directs the Tennessee advisory commission on intergovernmental relations to perform a study of the

effects on health insurance prices when reference-based pricing is used. - Amends TCA Title 8; Title 56 and Title 71. by *Hensley. (HB2456 by *Sparks)

Senate Bill No. 2362 -- Criminal Offenses - As introduced, expands the offense of unlawful photography to include the photographing of an individual without the consent of the individual, if the photograph includes the unclothed intimate area of the individual and would be considered offensive or embarrassing by the individual; was taken for the purpose of offending, intimidating, embarrassing, ridiculing, or harassing the victim; and was disseminated by the defendant to any other person or the defendant threatened to disseminate, or permitted the dissemination of, the photograph. - Amends TCA Title 39, Chapter 13. by *Bowling, *Campbell, *White. (*HB2459 by *Rudder, *Howell, *Lamberth, *Moody, *Russell, *Ramsey, *Crawford, *Helton, *Sexton J, *Beck, *Hulsey, *Doggett, *Griffey)

Senate Bill No. 2442 -- Teachers, Principals and School Personnel - As introduced, establishes qualifications necessary to receive an occupational teaching license. - Amends TCA Title 49. by *Bell, *Bailey, *Bowling, *Rose, *White. (*HB2455 by *Hicks T)

*Senate Bill No. 2445 -- Criminal Offenses - As introduced, creates a Class E felony of an employer influencing or attempting to influence an employee who is a public servant in the performance of their official duties as a public servant by means of coercion; creates a cause of action for unlawful discharge of an employee who is a public servant. - Amends TCA Title 4; Title 39 and Title 50. by *Haile, *Bailey, *Bowling, *Rose. (HB2677 by *Leatherwood)

*Senate Bill No. 2504 -- Election Laws - As introduced, requires the county election commission to designate restroom facilities in each building in which the election is held that are for the use of workers or volunteers working for a campaign; prohibits county election commissions from prohibiting workers or volunteers from using the designated restroom facilities if the worker or volunteer covers or removes clothing and accourtements bearing campaign material. - Amends TCA Title 2, Chapter 7. by *Akbari, *Lamar. (HB2842 by *Camper)

Senate Bill No. 2514 -- Professions and Occupations - As introduced, reduces, from within 15 days of employment to within 10 days of employment, the time within which an unarmed security guard/officer applicant must complete general training and pass an examination. - Amends TCA Title 29; Title 57 and Title 62, Chapter 35. by *Yarbro, *Gilmore, *Campbell. (*HB2283 by *Beck, *Thompson, *Ramsey)

Senate Bill No. 2849 -- Real Property - As introduced, increases from 10 to 14 days, the time period within which a developer must, beginning from the date of application for approval of a planned new residential or nonresidential development, notify the operator of a natural gas transmission pipeline that the development is located in whole or in part within 660 feet of the center point of the pipeline. - Amends TCA Title 5; Title 6; Title 7; Title 13; Title 29, Chapter 17; Title 29, Chapter 16; Title 62; Title 65 and Title 66. by *Bailey, *Bowling, *Stevens. (*HB2274 by *Williams)

Senate Bill No. 2852 -- Utilities, Utility Districts - As introduced, removes an obsolete requirement that the Tennessee Public Utility Commission hold a hearing no later than January 1, 2000, to receive testimony from entities subject to this state's telephone solicitation laws and who employ independent contractors to make telephone solicitations. - Amends TCA Title 4;

Title 5; Title 6; Title 7; Title 65 and Title 67. by *Bailey, *Bowling, *Rose. (*HB1987 by *Vaughan)

CAPTION BILLS REFERRED April 5, 2022

Pursuant to **Rule No. 47**, the following Caption Bill 2392 held on the Clerk's desk were referred to the following Committees:

*House Bill No. 2392 -- Municipal Government -- House Local Government Committee

CAPTION BILLS REFERRED April 6, 2022

Pursuant to **Rule No. 47**, the following Caption Bill 1119 held on the Clerk's desk were referred to the following Committees:

*House Bill No. 1119 -- Industrial Development -- House Local Government Committee

REPORTS FROM STANDING COMMITTEES

The committees that met on **April 5**, **2022**, reported the following:

EDUCATION ADMINISTRATION COMMITTEE

The Education Administration Committee recommended for passage: House Bills Nos. 2673, 2343, 1891, 2300 and 2730 with amendments. Under the rules, each was transmitted to the Calendar and Rules Committee.

The Committee also transmitted the following to the Government Operations Committee for review: House Bill No. 2143 with amendments.

FINANCE, WAYS, AND MEANS COMMITTEE

The Finance, Ways, and Means Committee recommended for passage: House Bills Nos. 2149, 2153, 1860, 2294, 2600, 2178, 2168, 2840, 2157 and 2184, also House Bills Nos. 677 and 2271 with amendments. Under the rules, each was transmitted to the Calendar and Rules Committee.

LOCAL GOVERNMENT COMMITTEE

The Local Government Committee recommended for passage: House Bills Nos. 2909 and 2908, also House Bill No. 2159 with amendments. Under the rules, each was transmitted to the Calendar and Rules Committee.

The Committee further reports that House Bills Nos. 2842, 2489, 2797 and 2740 were considered, but failed to pass.

REPORTS FROM STANDING COMMITTEES

The committees that met on **April 6**, **2022**, reported the following:

CIVIL JUSTICE COMMITTEE

The Civil Justice Committee recommended for passage: House Bills Nos. 2235, 2375 and 2702, also House Bills Nos. 1301, 2591, 2592 and 2401 with amendments. Under the rules, each was transmitted to the Calendar and Rules Committee.

It further recommended that the following be referred to the Finance, Ways and Means Committee: House Bill No. 2590 with amendments. Pursuant to **Rule No. 72**, each was referred to the Finance, Ways and Means Committee.

The Committee also transmitted the following to the Government Operations Committee for review: House Bill No. 2022 with amendments.

CRIMINAL JUSTICE COMMITTEE

The Criminal Justice Committee recommended for passage: House Bills Nos. 2509 and 2211, also House Bills Nos. 1214, 2583, 2780, 2212 and 2165 with amendments. Under the rules, each was transmitted to the Calendar and Rules Committee.

EDUCATION ADMINISTRATION COMMITTEE

The Education Administration Committee recommended for passage: House Bills Nos. 2454, 2606 and 2604 with amendments. Under the rules, each was transmitted to the Calendar and Rules Committee.

It further recommended that the following be referred to the Finance, Ways and Means Committee: House Bills Nos. 324 and 1744, also House Bill No. 2094 with amendments. Pursuant to **Rule No. 72**, each was referred to the Finance, Ways and Means Committee.

The Committee further reports that House Bill No. 1210 was considered, but failed to pass.

HEALTH COMMITTEE

The Health Committee recommended for passage: House Bill No. 2535 with amendments. Under the rules, each was transmitted to the Calendar and Rules Committee.

REPORTS FROM STANDING COMMITTEES

The committees that met on **April 7, 2022**, reported the following:

COMMITTEE ON CALENDAR AND RULES

The Calendar and Rules Committee met and set the following bills on the **Regular Calendar** for **April 11, 2022**: House Bills Nos. 2309, 2789, 1878, 1957, 2159, 2284, 1943, 2673, 2730, 2271, 2294, 2600, 1860, 1891, 2300, 2149, 2184, 2178, 2907, 757, 204, 2875, and 2840.

The committee also set the following bills on the **Regular Calendar** for **April 14, 2022**: House Bills Nos. 2153, 2157, 650, 2416, 2909, 2401, 2236, 1301, and 2057.

It further reports that it set the following bills and resolutions on the **Consent Calendar** for **April 11, 2022**: House Bills Nos. 2024, 2168, 2459, 2847, 2908, 2235, and 2702.

DELAYED BILLS REFERRED April 7, 2022

Pursuant to **Rule No. 77,** having been prefiled for introduction, Senate Joint Resolution No. 966 were referred to the Delayed Bills Committee.

*Senate Joint Resolution No. 966 -- General Assembly, Statement of Intent or Position - Expresses support for the federal "Migrant Resettlement Transparency Act.". by *White.

CONSENT CALENDAR

House Resolution No. 179 -- Memorials, Interns - Isabelle Page. by *Howell, *Whitson.

House Resolution No. 180 -- Memorials, Recognition - Dr. Timothy H. Self. by *Sexton C.

House Resolution No. 181 -- Memorials, Interns - Lukus Perry. by *Lamberth.

C.

House Resolution No. 182 -- Memorials, Recognition - Dr. Paula Hinson. by *Sexton C.

House Resolution No. 183 -- Memorials, Recognition - Dr. Wesley Geminn. by *Sexton

House Resolution No. 184 -- Memorials, Recognition - Dr. Sarah Eudaley. by *Sexton C.

House Resolution No. 185 -- Memorials, Recognition - Dr. Micah Cost. by *Sexton C.

*House Joint Resolution No. 1063 -- Memorials, Recognition - Abigail Berny. by *Ogles.

*House Joint Resolution No. 1064 -- Memorials, Recognition - Alivia Haylett. by *Ogles.

*House Joint Resolution No. 1065 -- Memorials, Recognition - Abigail Vaughn. by *Ogles.

- *House Joint Resolution No. 1066 -- Memorials, Recognition Wilson Israel. by *Ogles.
 - *House Joint Resolution No. 1067 -- Memorials, Recognition Gavin Page. by *Ogles.
- *House Joint Resolution No. 1068 -- Memorials, Recognition Laura Kennedy. by *Ogles.
- *House Joint Resolution No. 1069 -- Memorials, Recognition Addison Carroll. by *Ogles.
- *House Joint Resolution No. 1070 -- Memorials, Recognition Dawson Harvey. by *Ogles.
 - *House Joint Resolution No. 1071 -- Memorials, Recognition Levi Cullum. by *Ogles.
- *House Joint Resolution No. 1072 -- Memorials, Recognition Yusuf Dogan. by *Ogles.
- *House Joint Resolution No. 1073 -- Memorials, Recognition Leah Kennedy. by *Ogles.
- *House Joint Resolution No. 1074 -- Memorials, Recognition Eleanor Israel. by *Ogles.
 - *House Joint Resolution No. 1075 -- Memorials, Death Wendy Pace. by *Curcio.
 - *House Joint Resolution No. 1076 -- Memorials, Interns Maya Weaver. by *Faison.
- *House Joint Resolution No. 1077 -- Memorials, Recognition Fair Housing Month. by *Freeman, *Clemmons, *Mannis.
- *House Joint Resolution No. 1078 -- Memorials, Public Service Representative Jerry Sexton. by *Faison, *Lamberth, *Sexton C, *Reedy, *Helton, *Terry.
- *House Joint Resolution No. 1079 -- Memorials, Public Service Representative Brandon Ogles. by *Faison, *Lamberth, *Sexton C, *Reedy, *Helton, *Terry.
- *House Joint Resolution No. 1080 -- Memorials, Recognition Kettle Mills Farm, Century Farm of the Year. by *Cepicky, *Reedy.
- *House Joint Resolution No. 1081 -- Memorials, Personal Achievement Brian Jonas Tannahill, Eagle Scout. by *Cepicky.
- *House Joint Resolution No. 1082 -- Memorials, Recognition Drug Endangered Children Awareness Day. by *Littleton.
- *Senate Joint Resolution No. 1429 -- Memorials, Death Robbie Salter Wolfe. by *Jackson.
- This is a draft version of the House Journal and is to be considered UNOFFICIAL. It will become the official record of the House after it has been adopted by the House.

- *Senate Joint Resolution No. 1431 -- Memorials, Recognition General Carl Wade Stiner, U.S. Army (retired), Defense Distinguished Service Medal. by *Yager, *McNally, *Briggs, *Crowe, *Jackson, *Lundberg, *Akbari, *Bailey, *Bell, *Bowling, *Campbell, *Gardenhire, *Gilmore, *Haile, *Hensley, *Johnson, *Kelsey, *Kyle, *Lamar, *Massey, *Niceley, *Pody, *Powers, *Reeves, *Roberts, *Rose, *Southerland, *Stevens, *Swann, *Walley, *Watson, *White, *Yarbro.
- *Senate Joint Resolution No. 1432 -- Memorials, Academic Achievement Rhiannon Hix, Salutatorian, Red Boiling Springs High School. by *Pody, *Yager.
- *Senate Joint Resolution No. 1433 -- Memorials, Academic Achievement Hailey Pippin, Valedictorian, Red Boiling Springs High School. by *Pody, *Yager.
- *Senate Joint Resolution No. 1434 -- Memorials, Recognition Ashley Tuell. by *Crowe.
- *Senate Joint Resolution No. 1435 -- Memorials, Sports Alcoa High School football team, state champions. by *Swann.
- *Senate Joint Resolution No. 1436 -- Memorials, Recognition Ruth Hanson, Governor's Volunteer Stars Award. by *Swann.
- *Senate Joint Resolution No. 1437 -- Memorials, Recognition Afton Hickman, Governor's Volunteer Stars Award. by *Swann.
- *Senate Joint Resolution No. 1438 -- Memorials, Recognition Nico Starcher, Governor's Volunteer Stars Award. by *Swann.
- *Senate Joint Resolution No. 1439 -- Memorials, Recognition Carmen Sutheimer, Governor's Volunteer Stars Award. by *Swann.
- *Senate Joint Resolution No. 1440 -- Memorials, Recognition Portland East Middle School robotics team. by *Haile.
- *Senate Joint Resolution No. 1441 -- Memorials, Personal Achievement Samuel Alan Harness, Eagle Scout. by *Bailey.
- *Senate Joint Resolution No. 1442 -- Memorials, Professional Achievement Lora Williams, Knox County Middle School Teacher of the Year. by *Southerland, *Briggs, *Massey.
- *Senate Joint Resolution No. 1443 -- Memorials, Sports Pigeon Forge High School wrestling team. by *Southerland, *Niceley.
- *Senate Joint Resolution No. 1444 -- Memorials, Recognition Jaydin Bullard, Equine Welfare Network/Equus Foundation "Champion" volunteer. by *Southerland.
- *Senate Joint Resolution No. 1445 -- Memorials, Sports Josh Jerome. by *Southerland.
- This is a draft version of the House Journal and is to be considered UNOFFICIAL. It will become the official record of the House after it has been adopted by the House.

- *Senate Joint Resolution No. 1446 -- Memorials, Sports Deovaunta Williams. by *Southerland.
- *Senate Joint Resolution No. 1447 -- Memorials, Professional Achievement Kendi Barnard, Lincoln Heights Elementary School Teacher of the Year. by *Southerland.
- *Senate Joint Resolution No. 1448 -- Memorials, Personal Occasion Lavice King, 95th birthday. by *Southerland.
- *Senate Joint Resolution No. 1449 -- Memorials, Sports Nina Lovelace, District 2-4A First Team and 1,000 career points. by *Southerland.
- *Senate Joint Resolution No. 1451 -- Memorials, Retirement John Lackey. by *Johnson.
- *Senate Joint Resolution No. 1452 -- Memorials, Recognition Rob Klein, National Park Service Interior Region 2 Wildland Fire and Aviation Excellence Award. by *Southerland.
- *Senate Joint Resolution No. 1453 -- Memorials, Recognition Walters State Community College debate team. by *Southerland.
- *Senate Joint Resolution No. 1454 -- Memorials, Recognition Jordan Black, National Park Service Excellence in Mentorship Aviation Award. by *Southerland.
- *Senate Joint Resolution No. 1455 -- Memorials, Sports Bob Townsend, Veteran Grand Prix Male Champion of the 2021-2022 Tennessee State Parks Running Tour. by *Southerland.
- *Senate Joint Resolution No. 1456 -- Memorials, Recognition Nadia Valdez Copley, Golden Youth Award. by *Southerland.
- *Senate Joint Resolution No. 1457 -- Memorials, Recognition Jim Akins, Service to Youth Award. by *Southerland.
- *Senate Joint Resolution No. 1458 -- Memorials, Recognition Leroy Royston, Service to Youth Award. by *Southerland.
- *Senate Joint Resolution No. 1459 -- Memorials, Recognition Isaiah Crawford, Junior Youth of the Year. by *Southerland.
- *Senate Joint Resolution No. 1460 -- Memorials, Professional Achievement Ashton Tincher, Hillcrest Elementary School Teacher of the Year. by *Southerland.
- *Senate Joint Resolution No. 1461 -- Memorials, Professional Achievement Tess Jones, Fairview-Marguerite Elementary School Teacher of the Year. by *Southerland.
- *Senate Joint Resolution No. 1462 -- Memorials, Recognition Otha Rolen, 2021 Ruritan of the Year. by *Southerland.

- *Senate Joint Resolution No. 1463 -- Memorials, Personal Occasion Helen Paxton, 100th birthday. by *Southerland.
- *Senate Joint Resolution No. 1464 -- Memorials, Recognition Asyana Osborne, Senior Youth of the Year. by *Southerland.
- *Senate Joint Resolution No. 1465 -- Memorials, Recognition Morristown-Hamblen Emergency Medical Service. by *Southerland.
- *Senate Joint Resolution No. 1466 -- Memorials, Retirement Wayne Horton. by *Southerland.
- *Senate Joint Resolution No. 1467 -- Memorials, Professional Achievement Lisa Holt, Manley Elementary School Teacher of the Year. by *Southerland.
- *Senate Joint Resolution No. 1468 -- Memorials, Professional Achievement Dr. Samantha Carroll, Union Heights Elementary School Teacher of the Year. by *Southerland.
 - *Senate Joint Resolution No. 1469 -- Memorials, Death Roland H. Cisson. by *Yager.
- *Senate Joint Resolution No. 1470 -- Memorials, Death Howard C. Tibbals. by *Yager, *Massey.
- *Senate Joint Resolution No. 1471 -- Memorials, Sports Westview High School Lady Chargers, TSSAA Division I, Class AA State Champions. by *Stevens.
- *Senate Joint Resolution No. 1472 -- Memorials, Sports McKenzie High School Lady Rebels, TSSAA Division I, Class A State Champions. by *Stevens.
- *Senate Joint Resolution No. 1473 -- Memorials, Academic Achievement Jacey McClure, Hendrix Scholarship. by *Stevens.
- *Senate Joint Resolution No. 1474 -- Memorials, Sports Savannah Davis, Class A Miss Basketball. by *Stevens.
- *Senate Joint Resolution No. 1475 -- Memorials, Sports Jada Harrison, Miss Basketball finalist. by *Stevens.
- *Senate Joint Resolution No. 1476 -- Memorials, Sports Alayna Anderson, Miss Basketball finalist. by *Stevens.
- *Senate Joint Resolution No. 1477 -- Memorials, Academic Achievement Riley Ann Morris, Valedictorian, Covington High School. by *Rose.
- *Senate Joint Resolution No. 1478 -- Memorials, Academic Achievement Jessie Anna Segars, Salutatorian, Covington High School. by *Rose.
- *Senate Joint Resolution No. 1480 -- Memorials, Sports Coach Dave Shelton. by *Southerland.
- This is a draft version of the House Journal and is to be considered UNOFFICIAL. It will become the official record of the House after it has been adopted by the House.

*Senate Joint Resolution No. 1481 -- Memorials, Sports - Greeneville High School Greene Devils boys' basketball team, TSSAA Division I, Class AAA State Champions. by *Southerland.

*Senate Joint Resolution No. 1482 -- Memorials, Professional Achievement - Heather Stubblefield, Alpha Elementary School Teacher of the Year. by *Southerland.

Pursuant to **Rule No. 50**, Rep. Zachary moved that all House Bills having companion Senate Bills and are on the Clerk's desk be conformed and substituted for the appropriate House Bill, all Senate Joint Resolutions confirming appointments on the Clerk's desk be substituted for House Joint Resolutions confirming the same appointments, all Senate and House Bills on the Consent Calendar be passed on third and final consideration, all House Resolutions and House Joint Resolutions be adopted, and all Senate Joint Resolutions on the Consent Calendar be concurred in, which motion prevailed by the following vote:

Ayes	91
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Casada, Cepicky, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--91

A motion to reconsider was tabled.

REGULAR CALENDAR

*House Bill No. 1924 -- TennCare - As introduced, extends the nursing home annual assessment fee to June 30, 2023. - Amends TCA Title 71, Chapter 5, Part 10. by *Johnson C, *Vital, *Sherrell, *Shaw, *Hazlewood, *Reedy, *Cepicky, *Ragan. (SB1885 by *Reeves)

Rep. C. Johnson moved that **House Bill No. 1924** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	91
Noes	1

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Casada, Cepicky, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hardaway, Harris, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar,

Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--91

Representatives voting no were: Windle--1

A motion to reconsider was tabled.

*House Bill No. 2194 -- Transportation, Dept. of - As introduced, authorizes the department to allocate a portion of the funds generated by the barrel tax on beer and tax on bottled soft drinks to be used for roadway, waterway, and shoreline litter reduction initiatives. - Amends TCA Title 54, Chapter 1, Part 4; Section 57-5-201 and Section 67-4-402. by *Gant, *Freeman, *Gillespie, *Todd, *Shaw, *Hazlewood, *Eldridge, *Terry, *Camper, *Ragan, *Jernigan, *Miller. (SB2348 by *Yager, *Massey)

On motion, House Bill No. 2194 was made to conform with **Senate Bill No. 2348**; the Senate Bill was substituted for the House Bill.

Rep. Gant moved that **Senate Bill No. 2348** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	92
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Casada, Cepicky, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--92

A motion to reconsider was tabled.

*House Bill No. 2801 -- Disabled Persons - As introduced, makes various changes to the system established by the commissioner of human services for providing rehabilitation

centers for persons with disabilities; changes the name of the advisory board for rehabilitation centers to the advisory board for community-based vocational rehabilitation services; extends the new board to June 30, 2027. - Amends TCA Title 4, Chapter 29 and Title 49, Chapter 11, Part 7. by *Lamberth, *Gant, *Sherrell, *Crawford, *Jernigan, *White. (SB2650 by *Johnson, *Jackson)

On motion, House Bill No. 2801 was made to conform with **Senate Bill No. 2650**; the Senate Bill was substituted for the House Bill.

Rep. Sherrell moved that Senate Bill No. 2650 be passed on third and final consideration.

Rep. Terry moved that Health Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Sherrell moved that **Senate Bill No. 2650** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	93
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Casada, Cepicky, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--93

A motion to reconsider was tabled.

*House Bill No. 2146 -- Driver Licenses - As introduced, establishes a third-party skills testing program administered by the department of safety for the purpose of facilitating the testing and licensure of commercial drivers; authorizes the department of correction to create a commercial driver license training program for purposes of training offenders who, upon release from incarceration, may be suitable for careers in the transportation industry. - Amends TCA Section 12-2-403; Title 41; Section 49-6-2107 and Title 55. by *Lamberth, *Gant, *Marsh, *Howell, *McKenzie, *Moon, *Sherrell, *Russell, *Wright, *Hardaway, *Windle, *Bricken, *Eldridge, *Williams, *Cepicky, *Ragan, *White, *Travis, *Hicks T, *Camper, *Hazlewood, *Helton, *Carr, *Miller. (SB2399 by *Johnson, *Bailey, *Massey, *White)

Rep. Marsh moved that House Bill No. 2146 be passed on third and final consideration.

Rep. Howell moved adoption of Transportation Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 2146 by deleting all language after the enacting clause and substituting the following:

- SECTION 1. Tennessee Code Annotated, Section 55-50-102(11), is amended by adding the language "or 'CDL'" after the language "Commercial driver license".
- SECTION 2. Tennessee Code Annotated, Section 55-50-102, is amended by adding the following as new subdivisions:
 - () "Commercial learner's permit" or "CLP" means a permit issued to an individual by the department that, when carried with a valid driver license issued by the department, authorizes the individual to operate a class of a commercial motor vehicle when accompanied by a holder of a valid CDL for purposes of behind-the-wheel training. When issued to a CDL holder, a CLP serves as authorization for accompanied behind-the-wheel training in a commercial motor vehicle for which the holder's current CDL is not valid;
 - () "FMCSA" means the federal motor carrier safety administration, an agency within the United States department of transportation;
- SECTION 3. Tennessee Code Annotated, Title 55, Chapter 50, Part 4, is amended by adding the following as new sections:

55-50-415. Third-party skill testing program.

- (a) As used in this section, unless the context otherwise requires:
 - (1) "Entity" means:
 - (A) A private corporation with at least one (1) employee, licensed to do business by the secretary of state, but not an individual person; or
 - (B) A local, county, or state government, or subdivision thereof, including, but not limited to, kindergarten through grade twelve (K-12) public schools and institutions of higher education;
- (2) "Third-party skills test" means the skills test required to obtain a commercial driver license that is administered by a third-party skills test examiner and that includes, but is not limited to, the pre-trip inspection, basic skills, and road skills;
- (3) "Third-party skills test company" means an entity that contracts with and is certified by the department to provide third-party skills tests performed by third-party skills test examiners; and

- (4) "Third-party skills test examiner" means an individual who has been authorized by the department to perform third-party skills tests.
- (b) There is established a third-party skills testing program administered by the department for the purpose of facilitating the testing and licensure of commercial drivers. In furtherance of the program:
 - (1) The department may contract with one (1) or more third-party skills test companies, subject to applicable contracting statutes and regulations; and
 - (2) The department may charge a third-party skills test company an annual fee not to exceed five hundred dollars (\$500) to cover the costs of administering the program. The department shall establish the annual fee by rule in accordance with the Uniform Administrative Procedures Act, compiled in title 4, chapter 5. The department may allow the fee to be waived for a public entity that becomes a third-party skills test company.
 - (c) An entity applying to be a third-party skills test company:
 - (1) Must have access to an appropriate testing area within this state that the department approves for conducting third-party skills tests;
 - (2) Must agree to charge a test taker no more than two hundred fifty dollars (\$250) per third-party skills test, including the test itself and all associated fees and charges;
 - (3) Must agree to issue to a successful test taker an indicator of passage on the skills test, either on a form developed by the department or by other means authorized by the department, which may include electronic means;
 - (4) Must initiate and maintain a bond in an amount determined by the department to be sufficient to pay for retesting drivers in the event that the third-party skills test company or one (1) or more of its third-party skills test examiners working for the company is involved in fraudulent activities related to testing applicants for a CDL. A third-party skills test company that is a government entity is not required to maintain a bond; and
 - (5) Must satisfy other eligibility criteria as the department may establish by rule in accordance with the Uniform Administrative Procedures Act, compiled in title 4, chapter 5.
 - (d) An individual applying to be a third-party skills test examiner:
 - (1) Must be at least twenty-one (21) years of age;

- (2) Must possess a valid CDL with the classification and endorsement commensurate with the third-party skills test that the individual is applying to administer;
 - (3) Must possess a valid medical card or certificate;
- (4) Must provide the individual's ten-year driving history. If the individual's entire driving history is shorter than ten (10) years, then the individual must provide the individual's entire driving history;
 - (5) Must not have been convicted of:
 - (A) A misdemeanor within the past ten (10) years resulting from the applicant driving while intoxicated;
 - (B) A felony within the past ten (10) years; or
 - (C) A crime involving fraudulent activities;
 - (6) Must complete the department's initial training program; and
- (7) Must satisfy other eligibility criteria as the department may establish by rule in accordance with the Uniform Administrative Procedures Act, compiled in title 4, chapter 5.
- (e) An application to become a third-party skills test company or a third-party skills test examiner must be submitted to the department on a form and in a manner as the department may prescribe.
- (f) A CDL applicant shall remit payment for the administration of a third-party skills test to the third-party skills test company, regardless of whether the skills test was administered by a third-party skills test examiner who is an employee of the company or a contractor for the company.

(g)

(1) A third-party skills test examiner must perform a minimum of thirty (30) third-party skills tests per year. A third-party skills test counts toward this requirement whether or not the test was administered to a person employed by or attending a training program sponsored by the third-party skills test company with which the examiner is associated. If a third-party skills test examiner does not meet this requirement, then the third-party skills test examiner must either take a refresher training course administered by the department or have a state-employed CDL examiner co-score the next third-party skills test that the third-party skills test examiner administers.

(2)

- (A) Notwithstanding subdivision (g)(1), a third-party skills test examiner who is unable to perform the required thirty (30) third-party skills tests per year may apply to the department of safety for a waiver of this requirement.
- (B) The commissioner or the commissioner's designee may grant the waiver upon good cause shown.
- (C) If the waiver is denied, then compliance with subdivision (g)(1) is required.
- (h) Each third-party skills test company and each area where third-party skills tests are administered must be inspected by the department on initial application. Thereafter, inspections may occur at the discretion of the department or the FMCSA.
- (i) Third-party skills test companies and third-party skills test examiners must keep accurate records of all skills tests administered and the results of the tests administered, including whether an applicant passed or failed each portion of the skills test. These records must be available during normal business hours for audit or inspection by the department or the FMCSA. Failure to comply with department records requirements may result in disciplinary action up to and including termination of the third-party testing company's contract with the department. A CDL driver whose testing cannot be verified because a third-party skills test company or a third-party skills test examiner failed to keep or produce accurate records may be required to undergo a re-examination of one (1) or more aspects of the skills test by the department.
- (j) A third-party skills test examiner may apply to the department to be authorized to perform school bus (S) endorsement skills testing pursuant to rules promulgated by the department in accordance with the Uniform Administrative Procedures Act, compiled in title 4, chapter 5.

(k)

- (1) A third-party skills test company is not an agent of the department.
- (2) A third-party skills test examiner must be an employee or a contractor of a third-party testing company, and a third-party skills test examiner is not an agent or employee of the department for any purpose.

55-50-416. Entry-level driver training.

- (a) As used in this section, unless the context otherwise requires:
- (1) "Approved FMCSA training provider" means an entity that is listed on the FMCSA training provider registry; and

- (2) "Entry-level driver training" means training that a driver receives from an entity listed on the FMCSA training provider registry prior to the driver:
 - (A) Taking a skills test required to receive a Class A or Class B driver license for the first time;
 - (B) Taking a skills test required to upgrade to a Class A or Class B driver license;
 - (C) Taking a skills test required to obtain a passenger (P) endorsement for the first time:
 - (D) Taking a skills test required to obtain a school bus (S) endorsement for the first time; or
 - (E) Taking a test required to obtain a hazardous materials (H) endorsement for the first time.

(b)

(1)

- (A) Prior to being issued a Class A or Class B driver license for the first time or upgrading to a Class A or Class B driver license, an applicant must complete entry-level driver training that includes driving theory and behind-the-wheel instruction on an open range and on public roads.
- (B) Prior to being issued a passenger (P), school bus (S), or hazardous materials (H) endorsement for the first time, an applicant must complete the entry-level driver training appropriate for that endorsement.
- (C) Except for a driver seeking a hazardous materials (H) endorsement for the first time, the theory instruction and the behind-the-wheel instruction portions of the driver's entry-level driver training must be completed within one (1) year of each other.
- (2) The following applicants are not required to comply with the requirements of subdivision (b)(1):
 - (A) An applicant who is eligible for a skills test waiver pursuant to § 55-50-322(b)(2); and
 - (B) An applicant who is seeking to remove a restriction in accordance with 49 CFR 383.135(b)(7).

(3) An applicant for a CDL, CLP, or an endorsement for a CDL or CLP must comply with the requirements of 49 CFR § 380.600 et seq. in addition to other federal or state regulations, and all subsequent amendments promulgated, approved, and adopted by the FMCSA.

55-50-417. Federal clearinghouse.

- (a) As used in this section, unless the context otherwise requires:
- (1) "CDLIS" means the commercial driver license information system maintained by the FMCSA;
- (2) "Clearinghouse" means the drug and alcohol clearinghouse maintained by the FMCSA; and

(3) "Downgrade":

(A) Means:

- (i) To change a driver's self-certification to interstate, but operating exclusively in transportation or operations excepted from 49 CFR Part 391, as provided in 49 CFR 390.3(f), 49 CFR 391.2, 49 CFR 391.68, or 49 CFR 398.3;
- (ii) To change a driver's self-certification to intrastate only, if the driver qualifies under the department's physical qualification requirements for intrastate only;
- (iii) To change a driver's self-certification to intrastate, but operating exclusively in transportation or operations excepted from all or part of the driver qualification requirements; or
- (iv) To remove a CLP or CDL privilege from a driver license; and
- (B) Includes recording the change on the driver's CDLIS driver record.
- (b) Beginning November 1, 2024, and prior to the issuance of a new CLP or CDL, a renewal of a CLP or CDL, a transfer of a CLP or CDL to another state, or an upgrade to a different class of CDL, the department shall request the driver's record from the clearinghouse.
- (c) If the department receives notification from the clearinghouse that pursuant to federal regulations the driver is prohibited from operating a commercial motor vehicle, regardless of whether that notification is received in

response to a request under subsection (b), then the department shall not issue, renew, transfer, or upgrade the driver's CLP or CDL. The department shall downgrade a driver's CLP or CDL within sixty (60) days of the department's receipt of the notification.

(d)

- (1) If the department receives notification from the clearinghouse that a driver is no longer prohibited from operating a commercial motor vehicle before the department has finished downgrading the driver's CLP or CDL, then the department shall not downgrade the driver's CLP or CDL.
- (2) If the department receives notification from the clearinghouse that a driver is no longer prohibited from operating a commercial motor vehicle after the department has finished downgrading the driver's CLP or CDL, then the department shall make the driver eligible for reinstatement of the driver's CLP or CDL privilege.
- (3) If the department receives notification from the clearinghouse that the driver was erroneously identified as being prohibited from operating a commercial motor vehicle after the department has finished downgrading the driver's CLP or CDL, then the department shall:
 - (A) Reinstate the CLP or CDL privilege to the driver's license as expeditiously as possible; and
 - (B) Expunge any reference related to the driver's erroneous prohibited status from the CDLIS driver record and, if applicable, the driver's motor vehicle record.

55-50-418. Audits; research partnership.

- (a) The department shall periodically audit CDL skills tests conducted by department employees. The audit may include, but is not limited to, overt observation of skills examinations, covert observations of skills examinations, and co-scoring of skills examinations.
- (b) By January 1, 2023, the department shall prepare informational materials for individuals preparing to take the CDL skills tests.
- (c) The department is authorized to partner with institutions of higher education to conduct research related to commercial drivers and CDLs, strategies to promote driving careers in the commercial trucking industry, and strategies to better enable drivers to obtain and retain CDLs.
- SECTION 4. Tennessee Code Annotated, Section 55-50-302(c)(1), is amended by deleting the subdivision and substituting instead:

(1)

- (A) The applicant must be at least twenty-one (21) years of age; provided, however, the department is authorized to issue interstate CDLs to persons at least eighteen (18) years of age but less than twenty-one (21) years of age if such issuance is approved and authorized by the FMCSA and the department follows all FMCSA regulations regarding the issuance of interstate CDLs to persons at least eighteen (18) years of age but less than twenty-one (21) years of age; or
- (B) Notwithstanding subdivision (c)(1)(A), an applicant who is at least eighteen (18) years of age is eligible for a Class A or B license if:
 - (i) The applicant does not require a special endorsement;
 - (ii) A commercial vehicle operated by the applicant will be operated solely within this state;
 - (iii) The applicant has met all other requirements for a CDL under this chapter; and
 - (iv) Issuing a Class A or B license to the applicant is not prohibited under 49 CFR Parts 383 and 391, or federal rules;
- SECTION 5. Tennessee Code Annotated, Title 41, Chapter 21, Part 5, is amended by adding the following as a new section:

41-21-517. Commercial driver license training.

The department of correction, in consultation with the department of safety, is authorized to create a commercial driver license training program for purposes of training offenders who, upon release from incarceration, may be suitable for careers in the transportation industry. A training program created pursuant to this section must conform to the requirements in title 55, chapter 50; rules promulgated by the department of safety; and rules promulgated by the federal motor carrier safety administration. The departments of correction and safety are authorized to promulgate rules to effectuate this section, in accordance with the Uniform Administrative Procedures Act, compiled in title 4, chapter 5.

- SECTION 6. Tennessee Code Annotated, Section 55-50-302, is amended by adding the following as a new subsection:
 - () An individual who holds a school bus (S) endorsement must attend annual training as required by the department in order to maintain the endorsement.
- SECTION 7. Tennessee Code Annotated, Section 12-2-403, is amended by adding the following as a new subsection:

() Notwithstanding any law to the contrary, a surplus commercial motor vehicle in possession of a state agency may, with payment of reasonable financial consideration and following notice to the commissioner of general services, be transferred to the department of safety for use in the department's commercial driver license testing program. A surplus vehicle transferred under this section must be sold as provided in this section when the vehicle is no longer in use by the department of safety.

SECTION 8. Tennessee Code Annotated, Section 49-6-2107(e)(1), is amended by deleting the language "no person shall be issued a certificate to drive a school bus in this state who, within five (5) years of the person's request for a certificate" and substituting instead the language "a person shall not be issued a certificate to drive a school bus in this state or authorized as a third-party skills test examiner for a school bus (S) endorsement pursuant to § 55-50-415 who, within the preceding five (5) years".

- SECTION 9. Tennessee Code Annotated, Section 49-6-2107, is amended by adding the following as a new subsection:
 - () Notwithstanding subsection (a), an individual authorized as a third-party skills test examiner for school bus (S) endorsement skills testing pursuant to § 55-50-415 is not required to submit a certificate from the county board of education, unless the individual is also providing transportation services for a school.
- SECTION 10. Tennessee Code Annotated, Section 55-50-407, is amended by adding the following as a new subsection:
 - () An applicant for renewal of a CDL whose license has been expired for more than one (1) renewal cycle as set forth in § 55-50-337 must successfully complete all appropriate examinations for the issuance of a new CDL.
- SECTION 11. The headings to sections, chapters, and parts in this act are for reference purposes only and do not constitute a part of the law enacted by this act. However, the Tennessee Code Commission is requested to include the headings in any compilation or publication containing this act.
- SECTION 12. If any provision of this act or the application of any provision of this act to any person or circumstance is held invalid or non-compliant with federal regulations, the invalidity does not affect other provisions or applications of the act that can be given effect without the invalid provision or application, and to that end, the provisions of this act are declared to be severable.
- SECTION 13. For the purposes of promulgating rules, this act takes effect upon becoming a law, the public welfare requiring it. For all other purposes, this act takes effect July 1, 2022, the public welfare requiring it.

On motion, Transportation Committee Amendment No. 1 was adopted.

Rep. Marsh moved that **House Bill No. 2146**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	90
Noes	0
Present and not voting	

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Casada, Cepicky, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Zachary, Mr. Speaker Sexton--90

Representatives present and not voting were: Ogles, Wright--2

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "present and not voting" to "aye" on **House Bill No. 2146** and have this statement entered in the Journal: Rep. Wright.

REGULAR CALENDAR, CONTINUED

House Bill No. 2665 -- Public Health - As introduced, clarifies that a healthcare provider subject to certain Medicare or Medicaid conditions of coverage is not a private business or governmental entity for the purposes of Title 14. - Amends TCA Title 14; Title 29; Title 49; Title 50; Title 63 and Title 68. by *Sexton C, *Gant, *Alexander, *Sherrell, *Ogles, *Zachary, *Towns, *Byrd, *Faison, *Cochran, *Ragan, *Powers, *Todd, *Hazlewood, *Williams, *Moody, *Carr, *White, *Helton. (*SB2449 by *McNally, *Watson, *Walley)

Rep. Alexander moved that House Bill No. 2665 be passed on third and final consideration.

Rep. Terry moved adoption of Health Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 2665 by deleting all language after the enacting clause and substituting instead the following:

- SECTION 1. Tennessee Code Annotated, Section 14-1-101, is amended by deleting subdivision (15)(D) and substituting:
 - (D) An assisted-care living facility, a home for the aged, a nursing home, or a residential hospice, as those terms are defined in § 68-11-201, or an entity other than a school, as that term is defined in subdivision (18), that operates a residential congregate living facility, including, but not limited to, a home that provides care for adults with disabilities or traumatic brain injury, a home that provides residential mental health treatment for children or adults, or an alcohol and drug treatment facility;
- SECTION 2. Tennessee Code Annotated, Section 68-11-276, is amended by deleting the section and substituting:
 - (a) As used in this section:
 - (1) "Family member" means a spouse, parent, grandparent, stepmother, stepfather, child, grandchild, brother, sister, half-brother, half-sister, adopted child, or spouse's parent;
 - (2) "Hospital" has the same meaning as defined in § 68-11-201; and
 - (3) "Patient representative" means a family member or another individual, chosen by a hospital patient, to act on behalf of the patient in order to support the patient in decision-making; access medical, social, or other personal information for or from the hospital; manage financial matters; or receive notifications.

(b)

- (1) A hospital shall implement written policies and procedures regarding the patient's right to receive visitation during a period when COVID-19 is a healthcare concern, including:
 - (A) Policies and procedures setting forth any clinically necessary or reasonable restriction or limitation that the hospital may need to place on a patient's right to visitation; and
 - (B) The reasons for the clinically necessary or reasonable restriction.
- (2) For purposes of allowing visitation during a period when COVID-19 is a healthcare concern, a hospital shall:
 - (A) Inform the patient or patient representative of the patient's visitation rights, including any clinical restriction or limitation on such rights;

- (B) Inform the patient or patient representative of the right, subject to the patient's or patient representative's consent, to receive visitors whom the patient or patient representative designates and the patient's or patient representative's right to withdraw such consent at any time; and
- (C) Not restrict, limit, or deny visitation privileges on the basis of race, color, national origin, religion, sex, or disability.
- (3) A hospital shall not restrict a patient from having at least one (1) patient representative as a visitor during a period when COVID-19 is a healthcare concern, as long as the patient representative agrees to follow all safety protocols established by the hospital pursuant to this subsection (b), which must be clearly specified in writing and be no more restrictive than protocols applicable to staff of the hospital.
- (4) This subsection (b) does not preclude a hospital from placing limitations on the frequency and duration of visitation in areas of the hospital that necessitate a higher level of safety protocols.

SECTION 3. This act takes effect on becoming a law, the public welfare requiring it.

On motion, Health Committee Amendment No. 1 was adopted.

Rep. Alexander moved that **House Bill No. 2665**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	 	 	 . 92
Noes	 	 	 0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Casada, Cepicky, Clemmons, Cochran, Cooper, Crawford, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--92

A motion to reconsider was tabled.

EXCUSED

The Speaker announced that the following members have been excused, pursuant to requests under **Rule No. 20**:

Representative Chism

Representative Potts

REGULAR CALENDAR, CONTINUED

*House Bill No. 2712 -- Children's Services, Dept. of - As introduced, changes the date by which the commissioner must publish the annual report on the operation of the department from January 31 to March 30. - Amends TCA Title 4; Title 5; Title 6; Title 7; Title 9; Title 37; Title 38; Title 39; Title 49; Title 50; Title 55; Title 67; Title 68 and Title 71. by *Howell, *Todd, *Ragan, *Moody. (SB2730 by *White, *Stevens)

On motion, House Bill No. 2712 was made to conform with **Senate Bill No. 2730**; the Senate Bill was substituted for the House Bill.

Rep. Howell moved that Senate Bill No. 2730 be passed on third and final consideration.

Rep. Farmer moved that Civil Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Howell moved that **Senate Bill No. 2730** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	76
Noes	14

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Byrd, Calfee, Campbell S, Carr, Casada, Cepicky, Cochran, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Grills, Halford, Hall, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, Miller, Moody, Moon, Ogles, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Terry, Todd, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--76

Representatives voting no were: Beck, Camper, Clemmons, Dixie, Hakeem, Hardaway, Harris, Johnson G, McKenzie, Mitchell, Parkinson, Stewart, Thompson, Towns--14

A motion to reconsider was tabled.

House Bill No. 1655 -- Special License Plates - As introduced, extends, from 30 to 45 days, the time frame in which a noncompliant applicant to whom a Tennessee Sheriff's Association registration plate has been issued must surrender the plate to the county clerk. - Amends TCA Title 55, Chapter 4. by *Howell, *Williams, *Camper, *McKenzie. (*SB1667 by *Massey)

On motion, House Bill No. 1655 was made to conform with **Senate Bill No. 1667**; the Senate Bill was substituted for the House Bill.

Rep. Howell moved that Senate Bill No. 1667 be passed on third and final consideration.

Rep. Hall moved adoption of Transportation Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND Senate Bill No. 1667 by deleting all language after the enacting clause and substituting instead the following: SECTION 1. Tennessee Code Annotated, Section 55-4-294(c), is amended by designating the existing language as subdivision (c)(1) and adding the following as a new subdivision (2):

Notwithstanding subdivision (c)(1), the Alpha Phi Alpha specialty earmarked plate must be designed in consultation with the executive director of Alpha Phi Alpha fraternity and must contain the colors, logo, or other emblem or design distinctive to Alpha Phi Alpha fraternity. No later than January 1, 2023, the commissioner shall cause to be reissued a new Alpha Phi Alpha specialty earmarked plate of a design created pursuant to this subdivision (c)(2).

- SECTION 2. Tennessee Code Annotated, Section 55-4-294(d), is amended by adding the language ", American Baptist College," immediately after the language "Lane College".
- SECTION 3. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () Old Friends Senior Dog Sanctuary;
- SECTION 4. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued an Old Friends Senior Dog Sanctuary new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section must be designed in consultation with a representative of Old Friends Senior Dogs, Inc.
 - (c) The funds produced from the sale of Old Friends Senior Dog Sanctuary new specialty earmarked license plates must be allocated to Old Friends Senior Dogs, Inc., in accordance with § 55-4-301. The funds must be used exclusively to support the organization's mission to save senior dogs

located in shelters in this state and find them a loving foster family or remain at the sanctuary for the rest of their lives.

- SECTION 5. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () Memphis/Shelby County Schools Alumni;
- SECTION 6. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following language as a new, appropriately designated section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued a Memphis/Shelby County Schools Alumni new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section must contain an appropriate design representative of Memphis/Shelby County schools. The plates must be designed in consultation with the chief of student, family, and community affairs from the Shelby County school system.
 - (c) The funds produced from the sale of the new specialty earmarked license plates must be allocated to the SchoolSeed Foundation in accordance with § 55-4-301, to be used for the Shelby County Schools Student Scholarship Fund and funding for the continuation of college, career, and technical education (CCTE) trade school programs.
- SECTION 7. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () USTA Tennessee;
- SECTION 8. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued a USTA Tennessee new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section must be designed in consultation with a representative of USTA Tennessee.

- (c) The funds produced from the sale of USTA Tennessee new specialty earmarked license plates must be allocated to the Tennessee Tennis Association, Incorporated, in accordance with § 55-4-301. The funds must be used exclusively to promote and develop the game of tennis in this state to its highest potential and make it accessible to everyone.
- SECTION 9. Tennessee Code Annotated, Section 55-4-379(d), is amended by deleting the language "July 1, 2022" and substituting instead the language "July 1, 2023".
- SECTION 10. Tennessee Code Annotated, Section 55-4-393, is amended by adding the following new subsection:
 - (d) Notwithstanding \S 55-4-202(k)(1), the Tiger Haven new specialty earmarked license plate authorized pursuant to this section has until July 1, 2023, to meet the applicable minimum issuance requirements of \S 55-4-202(k)(1).
- SECTION 11. Tennessee Code Annotated, Section 55-4-391, is amended by adding the following new subsection:
 - (d) Notwithstanding § 55-4-202(k)(1), the TennesSEIA new specialty earmarked license plate authorized pursuant to this section has until July 1, 2023, to meet the applicable minimum issuance requirements of § 55-4-202(k)(1).
- SECTION 12. The Department of Revenue shall design registration plates for active, retired, and honorably discharged members of the United States Space Force that must be issued in accordance with Tennessee Code Annotated, Section 55-4-252.
- SECTION 13. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () Save Our Smokies;
- SECTION 14. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued a Save Our Smokies new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section must be designed in consultation with a representative of Save Our Smokies, Inc.

- (c) The funds produced from the sale of Save Our Smokies new specialty earmarked license plates must be allocated to Save Our Smokies, Inc., in accordance with § 55-4-301. The funds must be used exclusively in this state to assist with cleanup efforts, including litter pickups and graffiti removal, in the Great Smoky Mountains National Park.
- SECTION 15. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () Historic Maury;
- SECTION 16. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued a Historic Maury new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section must be of an appropriate design representative of historic Maury County and bear an image of or a design depicting the Maury County Courthouse dome. The plates must be designed in consultation with a representative of the Maury County Historical Society.
 - (c) The funds produced from the sale of Historic Maury new specialty earmarked license plates must be allocated to the Maury County Historical Society in accordance with § 55-4-301. The funds must be used exclusively to promote and assist in the preservation of history in Maury County.
- SECTION 17. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () Bays Mountain;
- SECTION 18. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued a Bays Mountain new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).

- (b) The new specialty earmarked license plates provided for in this section must be designed in consultation with a representative of The Bays Mountain Park Association or the City of Kingsport.
- (c) The funds produced from the sale of Bays Mountain new specialty earmarked license plates must be allocated to The Bays Mountain Park Association, in accordance with § 55-4-301. The funds must be used exclusively to promote and support Bays Mountain Park and Planetarium.
- SECTION 19. Tennessee Code Annotated, Section 55-4-374(d), is amended by deleting the language "July 1, 2022" and substituting instead the language "July 1, 2023".
- SECTION 20. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() Explore TN;

- SECTION 21. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued an Explore TN new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section must be designed in consultation with a representative of A Soldier's Child Foundation.
 - (c) The funds produced from the sale of Explore TN new specialty earmarked license plates must be allocated to A Soldier's Child Foundation, in accordance with § 55-4-301. The funds must be used exclusively for the organization's mission to support children of military personnel who have lost their lives while on active duty, including through the provision of birthday celebrations for the children, the payment of fees for camps, and college scholarships.
- SECTION 22. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() Knights of Columbus;

SECTION 23. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:

- (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued a Knights of Columbus new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
- (b) The new specialty earmarked license plates provided for in this section must be of an appropriate design representative of the Knights of Columbus. The plates must be designed in consultation with a representative of the Tennessee State Council of the Knights of Columbus.
- (c) The funds produced from the sale of Knights of Columbus new specialty earmarked license plates must be allocated to the Tennessee State Council of the Knights of Columbus in accordance with § 55-4-301. The funds must be used to assist the organization in carrying out its mission of service to the community.
- SECTION 24. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () Clement Railroad Hotel Museum;
- SECTION 25. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued a Clement Railroad Hotel Museum new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section must be designed in consultation with a representative of Governor Frank G. Clement Railroad Hotel and Historical Museum Corporation, Inc.
 - (c) The funds produced from the sale of Clement Railroad Hotel Museum new specialty earmarked license plates must be allocated to the Governor Frank G. Clement Railroad Hotel and Historical Museum Corporation, Inc., in accordance with § 55-4-301. The funds must be used exclusively to promote, develop, and provide the museum's educational programming, including the museum's lecture series, free tours for elementary school students, afterschool programs, and distance learning programs.
- SECTION 26. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () Alcorn State University;

- SECTION 27. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following language as a new, appropriately designated section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued an Alcorn State University new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked plates provided for in this section must contain the colors and logo of Alcorn State University and must include any other appropriate design representative of the university. The plates must be designed in consultation with a representative from the Alcorn State University Alumni Association of Middle Tennessee.
 - (c) The funds produced from the sale of the new specialty earmarked license plates must be allocated to the Alcorn State University Alumni Association of Middle Tennessee, in accordance with § 55-4-301, to be used exclusively for funding scholarships for students from Tennessee.
- SECTION 28. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() Fisk University;

- SECTION 29. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following language as a new, appropriately designated section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued a Fisk University new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section must contain the colors and logo of Fisk University and must include any other appropriate design representative of the university. The plates must be designed in consultation with a representative from Fisk University.
 - (c) The funds produced from the sale of the new specialty earmarked license plates must be allocated to Fisk University, in accordance with § 55-4-301, to be used to support the university and its mission to emphasize the discovery and advancement of knowledge through education.

- (d) Notwithstanding § 55-4-202(k)(1), the Fisk University license plate provided for in this section is deemed a collegiate plate for purposes of minimum order requirements under § 55-4-202.
- SECTION 30. Tennessee Code Annotated, Section 55-4-203(c)(5)(G), is amended by adding the following as a new subdivision:
 - () Presidential Service Badge;
- SECTION 31. Tennessee Code Annotated, Section 55-4-204(c)(1), is amended by adding the following as a new subdivision:
 - () Presidential Service Badge;
- SECTION 32. Tennessee Code Annotated, Title 55, Chapter 4, Part 2, is amended by adding the following as a new section:
 - (a) A recipient of the Presidential Service Badge who is a resident of this state and who is an owner or lessee of a motor vehicle, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued a Presidential Service Badge license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The plates provided for in this section must include a likeness of the Presidential Service Badge. The legend must read "Presidential Service Badge."
 - (c) All applications pursuant to this section must be accompanied by the following as proof of eligibility for issuance of a plate pursuant to this section:

(1)

(A) A valid military identification card or such other document as the commissioner designates as sufficient proof that the applicant is an active member of the United States armed forces; or

(B)

- (i) A certified copy of the veteran's certificate of release or discharge from active duty, department of defense form 214 (DD 214), honorable discharge certificate, department of defense form 256 (DD 256), or report of separation and record of service, NGB form 22, that indicates an honorable discharge characterization;
- (ii) A valid DD form 2 (Retired) military identification card; or

- (iii) A Tennessee driver license that indicates military service in accordance with § 55-50-354; and
- (2) Documentation certifying that the application for the plate is submitted by a recipient of the Presidential Service Badge, to include:
 - (A) Military orders awarding the Presidential Service Badge, authorized by a branch of the United States armed forces to the member or veteran; or
 - (B) The veteran's certificate of release or discharge from active duty, department of defense form 214 (DD 214), or report of separation and record of service, NGB form 22, indicating the awarding of the Presidential Service Badge.
- (d) An applicant is required to submit the documentation required by subsection (c) only when initially applying for license plates under this section. Subsequent license plates under this section must be issued to that person without the repeated presentation of documentation.
- SECTION 33. Tennessee Code Annotated, Section 55-4-202(f), is amended by adding the following as a new, appropriately designated subdivision:
 - () Physician;
- SECTION 34. Tennessee Code Annotated, Section 55-4-203(a), is amended by adding the following as a new, appropriately designated subdivision:
 - () Physician;
- SECTION 35. Tennessee Code Annotated, Section 55-4-204(a), is amended by adding the following as a new, appropriately designated subdivision:
 - () Physician twenty-five dollars (\$25.00);
- SECTION 36. Tennessee Code Annotated, Title 55, Chapter 4, Part 2, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state and who is licensed as a physician by the board of medical examiners under title 63, chapter 6, or by the board of osteopathic examination under title 63, chapter 9, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles, payment of the regular license fee for plates, as prescribed under § 55-4-111, and payment of the fee provided for in § 55-4-204, must be issued a distinctive registration plate as provided for in this section.
 - (b) The registration plates must bear the legend "Physician".

- (c) For issuance of a license plate pursuant to this section, all applications must contain information that the commissioner requires proving the applicant is licensed as a physician by the board of medical examiners or the board of osteopathic examination pursuant to subsection (a).
- SECTION 37. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () Isaiah 117 House;
- SECTION 38. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued an Isaiah 117 House new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section must be of an appropriate design representative of Isaiah 117 House. The plates must be designed in consultation with a representative of Isaiah 117 House.
 - (c) The funds produced from the sale of Isaiah 117 House new specialty earmarked license plates must be allocated to Isaiah 117 House in accordance with § 55-4-301. The funds must be used exclusively to help provide emotional and physical support in a loving home for children awaiting foster placement in Tennessee.
- SECTION 39. Tennessee Code Annotated, Section 55-4-350, is amended by deleting the language "New Life Resources" wherever it appears and substituting instead the language "Tennessee Right to Life Education Fund, Inc."; and by deleting the language "1995" in subsection (c) and substituting instead the language "1979".
- SECTION 40. Tennessee Code Annotated, Section 55-4-203(c)(5)(G), is amended by adding the following as new, appropriately designated subdivisions:
 - () Combat Action Badge;
 - () Combat Infantryman Badge;
 - () Combat Medical Badge;
- SECTION 41. Tennessee Code Annotated, Section 55-4-204(c)(1), is amended by adding the following as new, appropriately designated subdivisions:
 - () Combat Action Badge;

() Combat Infantryman Badge; () Combat Medical Badge: SECTION 42. Tennessee Code Annotated, Title 55, Chapter 4, Part 2, is amended by adding the following as a new section: (a) A recipient of the Combat Action Badge, Combat Infantryman Badge, or Combat Medical Badge who is a resident of this state and who is an owner or lessee of a motor vehicle, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued a distinctive Combat Action Badge, Combat Infantryman Badge, or Combat Medical Badge license plate, as appropriate, for a motor vehicle authorized by § 55-4-210(c). (b) (1) The Combat Action Badge plates provided for in this section must include an identification legend distinctive to recipients of the Combat Action Badge. The legend must read "Combat Action Badge". (2) The Combat Infantryman Badge plates provided for in this section must include an identification legend distinctive to recipients of the Combat Infantryman Badge. The legend must read "Combat Infantryman" Badge". (3) The Combat Medical Badge plates provided for in this section must include an identification legend distinctive to recipients of the Combat Medical Badge. The legend must read "Combat Medical Badge". (c) All applications pursuant to this section must be accompanied by the following as proof of eligibility for issuance of a plate pursuant to this section: (1) (A) A valid military identification card or such other document as the commissioner designates as sufficient proof that the applicant is an active member of the United States armed forces; or (B) (i) A certified copy of the veteran's certificate of release or discharge from active duty, department of defense form 214 (DD 214), honorable discharge certificate, department of defense form 256 (DD 256), or

report of separation and record of service, NGB form 22, that indicates an honorable discharge characterization;

- (ii) A valid DD form 2 (Retired) military identification card; or
- (iii) A Tennessee driver license that indicates military service in accordance with § 55-50-354; and
- (2) Documentation certifying that the application for the plate is submitted by a recipient of the Combat Action Badge, Combat Infantryman Badge, or Combat Medical Badge, as appropriate, to include:
 - (A) Military orders awarding the Combat Action Badge, Combat Infantryman Badge, or Combat Medical Badge, as appropriate, authorized by the United States army to the member or veteran; or
 - (B) The veteran's certificate of release or discharge from active duty, department of defense form 214 (DD 214), or report of separation and record of service, NGB form 22, indicating the awarding of the Combat Action Badge, Combat Infantryman Badge, or Combat Medical Badge, as appropriate.
- (d) An applicant is required to submit the documentation required by subsection (c) only when initially applying for license plates under this section. Subsequent license plates under this section must be issued to that person without the repeated presentation of documentation.
- SECTION 43. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () Respiratory therapists;
- SECTION 44. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued a respiratory therapists new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The purpose of the new specialty earmarked license plates provided for in this section is to honor the valuable and heroic contributions of this state's respiratory therapists in protecting and supporting the public health and welfare. The license plates must contain an appropriate logo or other design

representative of respiratory therapists in consultation with the commissioner of health.

- (c) The funds produced from the sale of respiratory therapists new specialty earmarked license plates must be allocated to Isaiah 117 House in accordance with § 55-4-301. The funds must be used exclusively for the housing of children before foster placement, including providing essentials such as electricity or food.
- SECTION 45. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () Honoring Law Enforcement;
- SECTION 46. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued an Honoring Law Enforcement new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section must be designed in consultation with a representative of Middle and East Tennessee Chapter of Concerns of Police Survivors (COPS), Inc.
 - (c) The funds produced from the sale of Honoring Law Enforcement new specialty earmarked license plates must be allocated to Middle and East Tennessee Chapter of Concerns of Police Survivors (COPS), Inc., in accordance with § 55-4-301. The funds must be used exclusively to assist with the organization's mission to provide emotional and financial support as well as legal assistance to surviving families of law enforcement officers killed in the line of duty.
- SECTION 47. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () Let Freedom Ring;
- SECTION 48. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, must be issued a Let Freedom

Ring new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).

- (b) The new specialty earmarked license plates provided for in this section must contain a picture of the Liberty Bell and the American Flag and the words: "Let Freedom Ring" and be further designed in consultation with the board of directors of The Center For Living and Learning Nashville, Inc.
- (c) In accordance with § 55-4-301, the funds produced from the sale of Let Freedom Ring new specialty earmarked license plates must be allocated to the Center For Living and Learning Nashville, Inc. The funds must be used exclusively to support the Center For Living and Learning Nashville, Inc.'s programs and efforts in this state to provide holistic care for individuals suffering from mental illness.

SECTION 49. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() Improve Hendersonville;

SECTION 50. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:

- (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued an Improve Hendersonville new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
- (b) The new specialty earmarked license plates provided for in this section must be designed in consultation with a representative of Improve Hendersonville.
- (c) The funds produced from the sale of Improve Hendersonville new specialty earmarked license plates must be allocated to Improve Hendersonville, in accordance with § 55-4-301. The funds must be used exclusively to promote and support community and education initiatives sponsored by Improve Hendersonville, including the S'MORE summer reading camp for elementary school students.
- SECTION 51. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() Atlanta Braves;

SECTION 52. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:

- (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued an Atlanta Braves new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
- (b) The new specialty earmarked license plates provided for in this section must be designed in consultation with a representative of Major League Baseball (MLB).
- (c) The funds produced from the sale of Atlanta Braves new specialty earmarked license plates must be allocated to the Atlanta Braves Foundation in accordance with § 55-4-301. The funds must be used exclusively in this state to support the foundation's philanthropic activities and charitable sponsorships.
- SECTION 53. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() River Life;

- SECTION 54. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued a River Life new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section must be designed in consultation with a representative of Shelbyville-Bedford Community Foundation, Inc.
 - (c) The funds produced from the sale of River Life new specialty earmarked license plates must be allocated to Shelbyville-Bedford Community Foundation, Inc., in accordance with § 55-4-301. The funds must be used exclusively to assist Bedford County emergency services with Duck River safety challenges in the Duck River area.
- SECTION 55. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() Pancreatic Cancer Awareness;

SECTION 56. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:

- (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued a Pancreatic Cancer Awareness new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
- (b) The new specialty earmarked license plates provided for in this section must be designed in consultation with a representative of the Pancreatic Cancer Action Network, Inc.
- (c) The funds produced from the sale of Pancreatic Cancer Awareness new specialty earmarked license plates must be allocated to the Pancreatic Cancer Action Network, Inc., in accordance with § 55-4-301. The funds must be used exclusively to support, educate, advocate, and raise public awareness about pancreatic cancer in Tennessee.

SECTION 57. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() Back the Blue;

SECTION 58. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:

- (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued a Back the Blue new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
- (b) The new specialty earmarked license plates provided for in this section must be designed in consultation with a representative of the Tennessee State Lodge, Fraternal Order of Police and a representative of the Tennessee State Troopers Association.
- (c) The funds produced from the sale of Back the Blue new specialty earmarked license plates must be allocated in equal amounts to the Tennessee State Lodge, Fraternal Order of Police and the Tennessee State Troopers Association in accordance with § 55-4-301. The funds must be used exclusively to provide higher education benefits to the children of law enforcement officers killed in the line of duty.

SECTION 59. Tennessee Code Annotated, Section 55-4-345(e), is amended by deleting the language "July 1, 2022" and substituting instead the language "July 1, 2023".

SECTION 60. Tennessee Code Annotated, Section 55-4-203(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() Muse Knoxville;

- SECTION 61. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-204, shall be issued a Muse Knoxville new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section must be designed in consultation with a representative of The Muse Knoxville.
 - (c) The funds produced from the sale of Muse Knoxville new specialty earmarked license plates must be allocated to The Muse Knoxville, in accordance with § 55-4-301. The funds must be used exclusively to offer educational programming and exhibits to children at no cost through the Muse for All scholarship.

SECTION 62. If any provision of this act or its application to any person or circumstance is held invalid, then the invalidity does not affect other provisions or applications of the act that can be given effect without the invalid provision or application, and to that end, the provisions of this act are severable.

SECTION 63. This act takes effect July 1, 2022, the public welfare requiring it.

On motion, Transportation Committee Amendment No. 1 was adopted.

Rep. Howell moved that **Senate Bill No. 1667**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	91
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Casada, Cepicky, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Moody, Moon, Ogles, Parkinson, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan,

Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton-91

A motion to reconsider was tabled.

House Bill No. 1654 -- Highways, Roads and Bridges - As introduced, increases, from 10 to 15 days, the amount of time a utility owner has to provide certain notices to the department of transportation (TDOT) regarding the relocation of utility infrastructure within a right-of-way. - Amends TCA Title 54. by *Howell, *Sherrell, *Byrd, *Love, *Jernigan, *Doggett, *Todd, *Miller, *Cepicky, *Camper, *Williams, *White, *Moody, *Hardaway. (*SB1668 by *Massey, *Gardenhire, *Watson, *Yager)

On motion, House Bill No. 1654 was made to conform with **Senate Bill No. 1668**; the Senate Bill was substituted for the House Bill.

Rep. Howell moved that Senate Bill No. 1668 be passed on third and final consideration. Rep. Hall moved that Transportation Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Baum moved adoption of Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 2, as follows:

Amendment No. 2

AMEND Senate Bill No. 1668 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1.

(a)

- (1) Notwithstanding any law to the contrary, the segment of State Route 294 (Willow Grove Highway) in Clay County, Tennessee, beginning at the intersection of such route with Maxfield Lane and ending at the location of the Country View Market, is hereby designated the "Det. Sgt. Derek E. Sidwell Memorial Highway" to honor the memory of this exemplary public servant who, as a Detective Sergeant with the Overton County Sheriff's Office, made the ultimate sacrifice on August 19, 2021, when he died from medical complications as the result of contracting COVID-19 in the line of duty.
- (2) The department of transportation is directed to erect suitable signs or to affix suitable markers designating each of the northbound and southbound segments described in subdivision (a)(1) as the "Det. Sgt. Derek E. Sidwell Memorial Highway". The cost of the signage must be funded in accordance with Tennessee Code Annotated, Section 54-1-133.

- (3) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (4) The appellation "Det. Sgt. Derek E. Sidwell Memorial Highway" provided for in this subsection (a) is for honorary purposes only, and this subsection (a) does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this subsection (a).
- (5) This subsection (a) does not require the alteration of any previously named segment or segments of State Route 294 described in subdivision (a)(1) as the "Det. Sqt. Derek E. Sidwell Memorial Highway".

(b)

- (1) Notwithstanding any law to the contrary, the right bridge (Bridge No. 10SR0370015) on State Route 37 / U.S. Highway 19E spanning the Doe River in Carter County, Tennessee, is hereby designated the "SGT Tony L. Griffith Memorial Bridge" to honor the memory of Tony L. Griffith, Sergeant, United States Army, who served with honor in the Vietnam War while defending our freedom and our way of life so that we could continue to live in peace here at home and who made the ultimate sacrifice on February 5, 1969, when he was killed in action at twenty (20) years of age when his reconnaissance team was ambushed by members of the North Vietnamese Army in the Binh Long province of South Vietnam.
- (2) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subdivision (b)(1) as the "SGT Tony L. Griffith Memorial Bridge". The cost of the signage must be funded in accordance with Tennessee Code Annotated, Section 54-1-133.
- (3) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.

(c)

(1) Notwithstanding any law to the contrary, the Lee Ford bridge on State Route 130 in Franklin County, Tennessee, is hereby designated the "SGT Michael P. Oliver Memorial Bridge" to honor the memory of Michael P. Oliver, Sergeant, United States Army, who served with honor in the Vietnam War while defending our freedom and our way of life so that we could continue to live in peace here at home and who made the ultimate sacrifice on January 8, 1968, when he lost his life at twenty (20) years of age during a combat action in the Hiep Duc Valley, South Vietnam, in the Quang Tin province.

- (2) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subdivision (c)(1) as the "SGT Michael P. Oliver Memorial Bridge". The cost of the signage must be funded in accordance with Tennessee Code Annotated, Section 54-1-133.
- (3) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.

(d)

- (1) Notwithstanding any law to the contrary, the parallel bridges (Bridge No. 50SR0150023 and Bridge No. 50SR0150024) on State Route 15 / U.S. Highway 64 Bypass spanning Tennessee Southern Railroad in Lawrence County, Tennessee, are hereby designated the "Firefighter Jason Dickey Memorial Bridge" to honor the memory of this exemplary public servant who, as a member of the Lawrenceburg Fire Department, made the ultimate sacrifice on February 12, 2018, when he was killed fighting a house fire after the roof collapsed on him and several of his fellow firefighters.
- (2) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridges described in subdivision (d)(1) as the "Firefighter Jason Dickey Memorial Bridge". The cost of the signage must be funded in accordance with Tennessee Code Annotated, Section 54-1-133.
- (3) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.

(e)

- (1) Notwithstanding any law to the contrary, the segment of Interstate 40 beginning from the Knox-Loudon county line and ending at the Tennessee-North Carolina border, which is currently designated pursuant to Chapter 915 of the Public Acts of 1990 as the "Troy A. McGill Memorial Interstate Highway" is no longer designated as the "Troy A. McGill Memorial Interstate Highway" on or after the effective date of this act.
- (2) Notwithstanding any law to the contrary, the segment of Interstate 40 beginning from the Knox-Loudon county line and ending at the Tennessee-North Carolina border, is hereby designated the "Troy McGill Medal of Honor Highway" to honor the memory of Troy McGill, Sergeant, United States Army, who was awarded the Congressional Medal of Honor posthumously and who made the ultimate sacrifice on

March 4, 1944, when he heroically and successfully led his squad against an attack by nearly 200 enemy troops during World War II.

- (3) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subdivision (e)(2) as the "Troy McGill Medal of Honor Highway". The department is further directed to remove any previously installed signs or markers from the segment on Interstate 40 identified in subdivision (e)(1). The cost of the signage must be funded in accordance with Tennessee Code Annotated, Section 54-1-133.
- (4) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (5) The appellation "Troy McGill Medal of Honor Highway" provided for in this subsection (e) is for honorary purposes only, and this subsection (e) does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this subsection (e).
- (6) This subsection (e) does not require the alteration of any previously named segment or segments of Interstate 40 described in subdivision (e)(2) as the "Troy McGill Medal of Honor Highway".

(f)

- (1) Notwithstanding any law to the contrary, the bridge (Bridge No. 60SR0990031) on State Route 99 (Bear Creek Pike) spanning Flat Creek in Maury County, Tennessee, is hereby designated the "SP4 William Gene Hargrove Memorial Bridge" to honor the memory of William Eugene Hargrove, Specialist 4, United States Army, who served with honor in the Vietnam War while defending our freedom and our way of life so that we could continue to live in peace here at home and who made the ultimate sacrifice on September 5, 1967, in the Tay Ninh province of South Vietnam.
- (2) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subdivision (f)(1) as the "SP4 William Gene Hargrove Memorial Bridge". The cost of the signage must be funded in accordance with Tennessee Code Annotated, Section 54-1-133.
- (3) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.

(g)

- (1) Notwithstanding any law to the contrary, the bridge on State Route 127 (Shellsford Road) spanning the Collins River in Warren County, Tennessee, is hereby designated the "SSG Wilburn Leon Green Memorial Bridge" to honor the memory of Wilburn Leon Green, Staff Sergeant, United States Army, who served with distinction and honor in the Vietnam War while defending our freedom and our way of life so that we could continue to live in peace here at home and who made the ultimate sacrifice on May 8, 1969, in the Long Khanh province of South Vietnam.
- (2) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subdivision (g)(1) as the "SSG Wilburn Leon Green Memorial Bridge". The cost of the signage must be funded in accordance with Tennessee Code Annotated, Section 54-1-133.
- (3) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.

SECTION 2.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 13SR0320003) on State Route 32 spanning Caney Creek in Claiborne County, Tennessee, is hereby designated the "Constable A.C. Hurst Memorial Bridge" to honor the memory of Alexander Charlie "A.C." Hurst, a dedicated public servant who served as the Constable of the 4th District of Claiborne County, Tennessee, for thirty-four (34) years.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Constable A.C. Hurst Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 3.

- (a) Notwithstanding any law to the contrary, the segment of Interstate 24 in Davidson County, Tennessee, beginning at the overpass of Interstate 24 spanning Davidson Street in both eastbound and westbound lanes, and ending, in the eastbound lanes, at the Exit 50A ramp, and, in the westbound lanes, at the ramp carrying Interstate 24 and Interstate 40 westbound traffic, is hereby designated the "Rayford-Brown-Glover-Tate Families Memorial Highway" to honor the memory of Erma Rayford, Linda Rayford, Paula and Paul Rayford, Pernetta Brown, Georgia Glover, Johnetta Glover, and Pernetta Tate, who were the victims of one of the worst traffic accidents in Tennessee's history, which occurred on the Silliman Evans Memorial Bridge on the morning of July 27, 1973, when their sedan crashed through the bridge's guardrails, exited the roadway, and crashed about one hundred feet (100') below, killing all eight (8) occupants.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Rayford-Brown-Glover-Tate Families Memorial Highway". The signs must be erected or affixed so as to be visible to both eastbound and westbound motorists on Interstate 24.
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Rayford-Brown-Glover-Tate Families Memorial Highway" provided for in this section is for honorary purposes only and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of Interstate 24 described in subsection (a) as the "Rayford-Brown-Glover-Tate Families Memorial Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 4.

(a) Notwithstanding any law to the contrary, the bridge (Bridge No. 60S62540001) on State Route 247 (Snow Creek Road) spanning Leipers Creek

in Maury County, Tennessee, is hereby designated the "Carl Harris, Jr. Memorial Bridge" to honor the memory of Carl Harris, Jr., a man of impeccable character who influenced the farming industry in Maury County, both as an avid promoter and breeder of fine horses and for his ardent support of the Tennessee Farm Bureau.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Carl Harris, Jr. Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 5.

- (a) Notwithstanding any law to the contrary, the segment of State Route 13 (U.S. Highway 79) in the City of Clarksville, Montgomery County, Tennessee, beginning at the intersection of such route with North 2nd Street, and ending at the bridge on such route spanning the Red River, is hereby designated the "Jerry Jerkins Memorial Boulevard" to honor the memory of this beloved and well-respected resident of the City of Clarksville, who was instrumental in the naming of Wilma Rudolph Boulevard, which begins at the Red River bridge.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Jerry Jerkins Memorial Boulevard".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Jerry Jerkins Memorial Boulevard" provided for in this section is for honorary purposes only and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.

- (e) This section does not require the alteration of any previously named segment of State Route 13 described in subsection (a) as the "Jerry Jerkins Memorial Boulevard".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 6.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 08SR0010011) on State Route 1 spanning East Fork Stones River in Cannon County, Tennessee, is hereby designated the "Melton Memorial Bridge" to honor the memories of J. Barrett Melton, Sr., J. Barrett "Mose" Melton, Jr., and J. Barrett "Johnny" Melton III, who devoted their lives to serving the Woodbury community and who served for decades as respected lawyers.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Melton Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 7.

(a) Notwithstanding any law to the contrary, the segment of State Route 266 (Cainsville Road) in Wilson County, Tennessee, beginning at the intersection of such route with Norene Road and ending at the intersection of such route with Puckett Road, which is approximately one (1) mile in length, is hereby

designated the "Brent O'Neal Bishop Memorial Highway" to honor the memory of this beloved son and outstanding athlete from the community of Watertown, Wilson County, whose young life was tragically cut short in a car accident on April 28, 1985, at the age of seventeen.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Brent O'Neal Bishop Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Brent O'Neal Bishop Memorial Highway" provided for in this section is for honorary purposes only and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of State Route 266 (Cainsville Road) described in subsection (a) as the "Brent O'Neal Bishop Memorial Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 8.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 78SR4490009) on State Route 449 (Veterans Boulevard) spanning Middle Creek in the City of Sevierville, Sevier County, Tennessee, is hereby designated the "Norman L. Burchfiel Memorial Bridge" to honor the memory of this exemplary public servant who served on the Sevier County Commission for twelve (12) years and who was active in many local charitable causes in his hometown of Sevierville.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Norman L. Burchfiel Memorial Bridge".

- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 9.

- (a) Notwithstanding any law to the contrary, the walking path along and crossing Interstate 40 between Peach Avenue and Overton Park Avenue and connecting Decatur Street within the City of Memphis, Shelby County, Tennessee, is hereby designated the "Gladys Bennett Memorial Walking Path" to honor the memory of this well-respected resident of the City of Memphis, who solidified her legacy within the history of Memphis when she established, owned, and operated a vocational school for the domestic arts from within her residence during a time when African Americans were not permitted to attend institutions of higher education.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the walking path described in subsection (a) as the "Gladys Bennett Memorial Walking Path".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Gladys Bennett Memorial Walking Path" provided for in this section is for honorary purposes only and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in

nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 10.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 25SR0520013) on State Route 52 spanning State Route 28 / U.S. Highway 127 in Fentress County, Tennessee, is hereby designated the "Sgt. Willie E. Crabtree Memorial Bridge" to honor the memory of Willie E. Crabtree, Sergeant, United States Army, a well-respected and long-time resident of the City of Jamestown and Fentress County, who on December 16, 1944, displayed extraordinary heroism while engaged with the enemy and was subsequently awarded the Silver Star for gallantry.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Sgt. Willie E. Crabtree Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 11.

- (a) Notwithstanding any law to the contrary, the bridge on Gatewood Ford Road spanning the Clear Fork River on the county line of Fentress and Morgan counties is hereby designated the "Loy Tompkins Memorial Bridge" to honor the memory of Loy Tompkins, a dedicated member of the community who was a farmer at heart and in practice and widely recognized as being a good, honest friend who was helpful to everyone, including through the donation of land that allowed this bridge to be built to connect Morgan and Fentress counties and land for the new Deer Lodge Elementary School.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Loy Tompkins Memorial Bridge".

- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 12.

- (a) Notwithstanding any law to the contrary, State Route 421 in its entirety (lying in Decatur and Hardin counties) is hereby designated the "SMSgt. Franklin R. Bledsoe Memorial Highway" as a lasting tribute to an officer and gentleman and resident of the Hinkle community of Hardin County whose valiant service in the military for twenty-three (23) years and his love of his family, his fellow citizens, and his country, stand as enduring examples of all the characteristics that have ensured the continued freedom of our nation and the preservation of its ideals over the course of our history.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating State Route 421 as the "SMSgt. Franklin R. Bledsoe Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "SMSgt. Franklin R. Bledsoe Memorial Highway" provided for in this section is for honorary purposes only and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of State Route 421 described in subsection (a) as the "SMSgt. Franklin R. Bledsoe Memorial Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the

estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 13.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 19100400141) on State Route 45 (Old Hickory Boulevard) spanning Interstate 40 in Davidson County, Tennessee, is hereby designated the "First Responders Overpass" to honor the numerous dedicated public servants who provide an immeasurable service to their community through their work as first responders.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "First Responders Overpass".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 14.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 52 SR0100013) on State Route 10/U.S. Highway 231 (Shelbyville Highway) spanning Norris Creek in Lincoln County, Tennessee, is hereby designated the "CPT William J. 'Bill' Harp Memorial Bridge" to honor William Joseph "Bill" Harp, Captain, United States Army, a resident of Lincoln County and highly decorated combat veteran who served as a Green Beret during the Vietnam War and most of his military career and who, after retirement from the military, dedicated himself to continued service as a County Veteran Service Officer and advocate for veterans.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "CPT William J. 'Bill' Harp Memorial Bridge".

- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 15.

- (a) Notwithstanding any law to the contrary, the exit for Morrison Springs Road on U.S. Highway 27 in the City of Red Bank, Tennessee, is hereby designated as the "Richard Floyd Interchange" in honor of Richard Floyd, a dedicated and exemplary public servant who selflessly served the citizens of the City of Red Bank and this state during his eight-year tenure as a member of the house of representatives.
- (b) The department of transportation is directed to erect suitable markers or to affix suitable signs at the exit for Morrison Springs Road on U.S. Highway 27, both northbound and southbound, designating the interchange described in subsection (a) as the "Richard Floyd Interchange".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 16.

(a) Notwithstanding any law to the contrary, the parallel bridges (Bridge No. 62I00750002 (westbound) and Bridge No. 62I00750001 (eastbound)) on State Route 68 in the City of Sweetwater, Monroe County, Tennessee, spanning

Interstate 75, are each hereby designated as the "Clinton Riddle Memorial Bridge" in recognition of this distinguished resident of the City of Sweetwater and courageous World War II veteran who has generously given of himself throughout his life for the betterment and prosperity of the citizens of the City of Sweetwater and the state of Tennessee.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating each of the parallel bridges described in subsection (a) as the "Clinton Riddle Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 17.

- (a) Notwithstanding any law to the contrary, the intersection of Dry Hollow Road and Rushing Springs Road in the Rickman Community, Overton County, Tennessee, is hereby designated as the "Tony, Gabe, and Alex Krantz Memorial Intersection" in honor of these three members of the Krantz family and Rickman Community who shuffled off this mortal coil much too soon.
- (b) The department of transportation is directed to erect suitable markers or to affix suitable signs at the intersection described in subsection (a) as the "Tony, Gabe, and Alex Krantz Memorial Intersection".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in

nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 18.

- (a) Notwithstanding any law to the contrary, the segment of U.S. Highway 79 within Henry County, beginning at the eastern boundary of the City of Paris, Tennessee, and ending at the boundary of Henry and Carroll counties, is hereby designated "The Gold Star Families Memorial Highway" to honor the families of the courageous men and women who have lost their lives in service to this country so that the people of this country may enjoy the many bounties of democracy.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as "The Gold Star Families Memorial Highway". The department may relocate previously installed signs or markers to designate the segment identified in subsection (a).
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs shall be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "The Gold Star Families Memorial Highway" provided for in this section is for honorary purposes only and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of U.S. Highway 79 described in subsection (a) as "The Gold Star Families Memorial Highway".

SECTION 19.

(a) Notwithstanding any law to the contrary, the segment of U.S. Highway 45E (Milan Highway) in Gibson County, Tennessee, beginning at the intersection of such route with Harmon Arnold Road and ending at the

intersection of such route with Vick Road, is hereby designated the "Alex and Alyssa Memorial Highway" to honor the memories of Alex Barber and Alyssa Anguiano, whose young lives were tragically cut short as a result of a car accident on June 23, 2018, while returning home from delivering a donation to the Mustard Seed in Milan.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Alex and Alyssa Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Alex and Alyssa Memorial Highway" provided for in this section is for honorary purposes only and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of U.S. Highway 45E (Milan Highway) described in subsection (a) as the "Alex and Alyssa Memorial Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 20.

- (a) Notwithstanding any law to the contrary, the bridge on State Route 75 spanning Clear Fork Creek in the middle of the Armentrout Farm in the Bowmantown community, Washington County, Tennessee, is hereby designated the "John Mack Armentrout Memorial Bridge" to honor this well-respected resident of the Bowmantown community and highly decorated veteran of the Battle of the Bulge in World War II.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "John Mack Armentrout Memorial Bridge".

- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 21.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 360A0510003) on Sulphur Wells Road spanning White Oak Creek in Hardin County, Tennessee, which is currently designated pursuant to Chapter 351 of the Public Acts of 2021 as the "PFC Arthur Ross, Jr. Memorial Bridge" is no longer designated as the "PFC Arthur Ross, Jr. Memorial Bridge" on or after the effective date of this act.
- (b) Notwithstanding any law to the contrary, the bridge (Bridge No. 36S80880003) on Saltillo Road spanning White Oak Creek in Hardin County, Tennessee, is hereby designated the "PFC Arthur Ross, Jr. Memorial Bridge" to honor the memory of this devoted patriot, husband, father, grandfather, and resident of the Morris Chapel community, Hardin County, Tennessee, who, as a veteran of World War II, was awarded the Bronze Star by General George Patton for his act of heroism evacuating casualties from a disabled tank under direct fire on January 6, 1945, in Belgium.
- (c) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (b) as the "PFC Arthur Ross, Jr. Memorial Bridge". The department is further directed to remove any previously installed signs or markers from the bridge on Sulphur Wells Road (Bridge No. 360A0510003) identified in subsection (a). The department may relocate the previously installed signs or markers to designate the bridge identified in subsection (b).
- (d) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (e) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or

installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 22.

- (a) Notwithstanding any law to the contrary, the bridge on State Route 76 spanning Watkins Creek south of the City of Williston, Fayette County, Tennessee, is hereby designated the "James 'Bud' Glover Memorial Bridge" to honor the memory of James "Bud" Glover, an exceptional resident of Fayette County who was one of the county's most illustrious citizens.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "James 'Bud' Glover Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 23.

- (a) Notwithstanding any law to the contrary, the segment of State Route 125 in Hardeman County, Tennessee, beginning at mile marker 3 and ending north of mile marker 4 directly across from the Middleton Community Center, is hereby designated the "Chief Monroe Jordan Memorial Highway" to honor the memory of this dedicated public servant to Hardeman County, who served as a law enforcement officer with the City of Bolivar and who retired as Chief of the Middleton Police Department in 2006.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Chief Monroe Jordan Memorial Highway".

- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Chief Monroe Jordan Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of State Route 125 described in subsection (a) as the "Chief Monroe Jordan Memorial Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 24.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 02SR0100011) on State Route 10 / U.S. Highway 231 (North Main Street) spanning Little Hurricane Creek in the City of Shelbyville, Bedford County, Tennessee, is hereby designated the "PFC Forrest Wells Memorial Bridge" to honor the memory of Forrest Wells, Private First Class, United States Army, a native of Bedford County, loving husband and father, and loyal employee at Empire Pencil Company who, in 2014, posthumously received the Bronze Star Medal for meritorious achievement in active ground combat during World War II, including heroic actions on the night of July 29, 1944, while serving as a member of a gun section in the vicinity of Hebeckrevon, France.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "PFC Forrest Wells Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment

must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 25.

- (a) Notwithstanding any law to the contrary, the segment of State Route 96 in Williamson County, Tennessee, beginning at the intersection of such route with Nolensville Road (State Route 11 / U.S. Highway 41A) and ending at the intersection of such route with Cox Road, is hereby designated the "Elder Jasper G. Hatcher, Sr. Memorial Highway" to honor the memory of this beloved father, husband, and pastor emeritus, who pastored several churches in the Middle Tennessee area and retired after thirty-three (33) years of dedicated service.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Elder Jasper G. Hatcher, Sr. Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Elder Jasper G. Hatcher, Sr. Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of State Route 96 described in subsection (a) as the "Elder Jasper G. Hatcher, Sr. Memorial Highway".

SECTION 26.

- (a) Notwithstanding any law to the contrary, the U.S. Highway 70/70A Bypass (Huntingdon Bypass/Veterans Drive) within Carroll County, Tennessee, is hereby designated the "Col. Jim Harding Bypass" in honor of Colonel Jim Harding, United States Air Force (retired), who, as a veteran of the Vietnam War, demonstrated valiant service to our nation as one of Tennessee's most courageous citizens and who was awarded, among many other commendations, the Air Force Cross, the Silver Star with two oak leaf clusters, the Legion of Merit with one oak leaf cluster, the Distinguished Flying Cross with eight oak leaf clusters, the Bronze Star with "V" device and one oak leaf cluster, the Purple Heart with three oak leaf clusters, the Meritorious Service Medal, and the Air Medal with thirty-nine oak leaf clusters.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bypass described in subsection (a) as the "Col. Jim Harding Bypass".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Col. Jim Harding Bypass" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of U.S. Highway 70/70A described in subsection (a) as the "Col. Jim Harding Bypass".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 27.

(a) Notwithstanding any law to the contrary, the exit for Interstate 26 (James H. Quillen Parkway) on State Route 67 / U.S. Highway 321 (University Parkway), both northbound and southbound, in Washington County, Tennessee, is hereby designated the "Billy Graham Memorial Interchange" in honor of this distinguished and well-respected evangelist, civil rights leader, and counselor.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers at the exit for Interstate 26 (James H. Quillen Parkway) on State Route 67 / U.S. Highway 321 (University Parkway), both northbound and southbound, designating the interchange described in subsection (a) as the "Billy Graham Memorial Interchange".
- (c) The erection of the signs shall be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 28.

- (a) Notwithstanding any law to the contrary, the bridge on State Route 62 (Nashville Highway) spanning White Creek in Morgan County, Tennessee, is hereby designated the "Branstetter Brothers Memorial Bridge Cecil, Eugene, Ellis, Miller, Jr., Archie, Lee" to honor these well-respected residents of Morgan County and veterans of the Armed Forces of the United States: Cecil Dewey Branstetter United States Army; Eugene Earl Branstetter United States Army; Ellis Clayton Branstetter United States Army; Miller Henry Branstetter, Jr. United States Army; Archie Alexander Branstetter United States Navy; and Lee Wilford Branstetter United States Army.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Branstetter Brothers Memorial Bridge Cecil, Eugene, Ellis, Miller, Jr., Archie, Lee".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then

an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 29.

- (a) Notwithstanding any law to the contrary, the segment of State Route 329 (Deer Lodge Highway) within Morgan County, Tennessee, beginning at the intersection of such route with State Route 62 and ending at the intersection of such route with U.S. Highway 27, is hereby designated "Veterans Memorial Highway" to honor the courageous men and women who have served in the Armed Forces of the United States so that the people of this country may enjoy the many bounties of democracy.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as "Veterans Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section is operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Veterans Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of State Route 329 described in subsection (a) as "Veterans Memorial Highway".

SECTION 30.

(a) Notwithstanding any law to the contrary, the entire segment of U.S. Highway 79 within Stewart County, Tennessee, is hereby designated the "Gold Star Families Memorial Highway" to honor the families of the courageous men and women who have lost their lives in service to this country so that the people of this country may enjoy the many bounties of democracy.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Gold Star Families Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section is operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Gold Star Families Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of U.S. Highway 79 described in subsection (a) as the "Gold Star Families Memorial Highway".

SECTION 31.

- (a) Notwithstanding any law to the contrary, the segment of College Street in the City of Clarksville, Montgomery County, Tennessee, beginning at the intersection of such route with 2nd Street and ending at the intersection of such route with 9th Street, is hereby designated the "F. Evans Harvill Memorial Highway" to honor the memory of this beloved and well-respected resident, lawyer, philanthropist, and ardent supporter of Austin Peay State University.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "F. Evans Harvill Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "F. Evans Harvill Memorial Highway" provided for in this section is for honorary purposes only and this section does not require the

alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.

- (e) This section does not require the alteration of any previously named segment of College Street described in subsection (a) as the "F. Evans Harvill Memorial Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 32.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 33I00750065) on Interstate 75 spanning State Route 2/U.S. Highway 64 in the city of Ooltewah, Hamilton County, Tennessee, is hereby designated as the "State Representative Mike Carter Memorial Bridge" in recognition of Owen Michael "Mike" Carter, a dedicated and well-respected public servant who worked tirelessly to improve the quality of life of the residents of Ooltewah and Hamilton County through his roles as an attorney, judge, and state representative for District 29.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "State Representative Mike Carter Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 33.

- (a) Notwithstanding any law to the contrary, the bridge on U.S. Highway 64 spanning Hurricane Creek in the City of Waynesboro, Wayne County, Tennessee, is hereby designated the "Joe I. Hall, M.D. Memorial Bridge" to honor this well-respected physician and resident of Waynesboro.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Joe I. Hall, M.D. Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 34.

- (a) Notwithstanding any law to the contrary, the new bridge on Brights Pike spanning Spring Creek in Hamblen County, Tennessee, is hereby designated the "Lewis T. Murph Bridge" in honor of the retired, longtime engineer who was employed with the Tennessee Department of Transportation for fifty-one and one-half (51.5) years.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Lewis T. Murph Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the

department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 35.

- (a) Notwithstanding any law to the contrary, the bridge on State Route 125 North spanning Little Piney Creek entering the Town of Silerton, Tennessee, is hereby designated the "Phyllis Hopper Naylor Memorial Bridge" to honor the memory of this beloved wife, mother, sister, grandmother, and great-grandmother, and exceptional public servant who served as Mayor of Silerton and as Postmaster for Silerton for twenty-five (25) years.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Phyllis Hopper Naylor Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 36.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 28SR0110013) on State Route 11 (Lewisburg Highway) spanning Pigeon Roost Creek in Giles County, Tennessee, is hereby designated the "Cpl. Waylon H. Denton Bridge" to honor Waylon H. Denton, Corporal, United States Army, a well-respected and long-time resident of Giles County, who provided distinguished and heroic service during the Korean War as part of Company C, 38th Infantry Regiment, 2nd Infantry Division, making untold and innumerable sacrifices to preserve the liberties we enjoy today.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Cpl. Waylon H. Denton Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.

(d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 37.

- (a) Notwithstanding any law to the contrary, the segment of State Route 56 (Lafayette Road) in the City of Red Boiling Springs, Macon County, Tennessee, beginning at the intersection of such route with State Route 52 and ending at the intersection of such route with State Route 151 (East Main Street), is hereby designated the "Jimmy Cook Memorial Highway" to honor the memory of this beloved and well-respected resident of Red Boiling Springs.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Jimmy Cook Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Jimmy Cook Memorial Highway" provided for in this section is for honorary purposes only and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of State Route 56 described in subsection (a) as the "Jimmy Cook Memorial Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 38.

- (a) Notwithstanding any law to the contrary, the segment of State Route 262/State Route 56 (Willette Road) in Macon County, Tennessee, beginning at the intersection of such route with State Route 80 (Carthage Road) and ending at the intersection of such route with Public Well Road, is hereby designated the "Clay 'Bully' Thomas Memorial Highway" to honor the memory of this former magistrate and well-respected businessman and resident of Macon County.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Clay 'Bully' Thomas Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Clay 'Bully' Thomas Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of State Route 262/State Route 56 (Willette Road) described in subsection (a) as the "Clay 'Bully' Thomas Memorial Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 39.

(a) Notwithstanding any law to the contrary, the segment of State Route 111 (Livingston Highway) in Pickett County, Tennessee, beginning at the intersection of such route with the north bank of the Obey River and ending just south of the intersection of such route with Crouch Lane, is hereby designated the "Congressman Lincoln Davis Highway" to honor the memory of this dedicated public servant and well-respected resident of Pickett County, who represented Tennessee's Fourth Congressional District from 2003 to 2011, and previously served as mayor of the City of Byrdstown and six years as a state senator.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Congressman Lincoln Davis Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Congressman Lincoln Davis Highway" provided for in this section is for honorary purposes only and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of State Route 111 (Livingston Highway) described in subsection (a) as the "Congressman Lincoln Davis Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 40.

- (a) Notwithstanding any law to the contrary, the segment of State Route 111 (Livingston Highway) in Pickett County, Tennessee, beginning at the intersection of such route with the south bank of the Obey River and ending at mile marker 1 near the intersection of such route with Eagle Creek Road, is hereby designated the "Representative Leslie Winningham Highway" to honor the memory of this dedicated educator and well-respected public servant, who served as a teacher, coach, principal, and school superintendent prior to representing the 38th District in the State House of Representatives from the 94th through the 106th General Assemblies.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Representative Leslie Winningham Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.

- (d) The appellation "Representative Leslie Winningham Highway" provided for in this section is for honorary purposes only and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of State Route 111 (Livingston Highway) described in subsection (a) as the "Representative Leslie Winningham Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 41.

- (a) Notwithstanding any law to the contrary, the segment of State Route 120 in Stewart County, Tennessee, beginning at the intersection of such route with U.S. Highway 79 and ending at the intersection of such route with Big Rock Road, is hereby designated the "Erv Brame, Bernie Walter, and Bill Cherry Stewart County Athletes Highway" to honor three home-grown, gifted athletes who attained the very pinnacle of sporting achievement: Ervin Beckham "Erv" Brame, a native of Big Rock, Tennessee, who played for the Pittsburgh Pirates between 1928 and 1932; James Bernard "Bernie" Walter, a native of Dover, Tennessee, who pitched for the Pittsburgh Pirates in 1930 after starring for the University of Tennessee; and William Kimble "Bill" Cherry, a graduate of Stewart County High School, who played for the Green Bay Packers as an offensive lineman in 1987 and 1988 after starring at Middle Tennessee State University.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Erv Brame, Bernie Walter, and Bill Cherry Stewart County Athletes Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Erv Brame, Bernie Walter, and Bill Cherry Stewart County Athletes Highway" provided for in this section is for honorary purposes only and this section does not require the alteration of any address, or the

governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.

- (e) This section does not require the alteration of any previously named segment of State Route 120 described in subsection (a) as the "Erv Brame, Bernie Walter, and Bill Cherry Stewart County Athletes Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 42.

- (a) Notwithstanding any law to the contrary, the exit for McGavock Pike on State Route 155 (Briley Parkway) in Davidson County, Tennessee, is hereby designated as the "Ronnie Hobbs Memorial Interchange" to honor the memory of James Ronald "Ronnie" Hobbs, a tenacious entrepreneur and hardworking businessman in Nashville, particularly in the Music Valley Area.
- (b) The department of transportation is directed to erect suitable markers or to affix suitable signs at the exit for McGavock Pike on State Route 155 (Briley Parkway), both northbound and southbound, designating the interchange described in subsection (a) as the "Ronnie Hobbs Memorial Interchange".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 43.

- (a) Notwithstanding any law to the contrary, the exit for Gallatin Road on State Route 155 (Briley Parkway) in Davidson County, Tennessee, is hereby designated as the "Robert B. Beck, Sr. Memorial Interchange" to honor the memory of Robert Beryl "Bob" Beck, Sr., a well-respected resident and hardworking businessman in Nashville, who was active in the real estate business as a broker in the East Nashville, Inglewood, Madison, Dickerson Road, and Goodlettsville areas for over fifty (50) years.
- (b) The department of transportation is directed to erect suitable markers or to affix suitable signs at the exit for Gallatin Road on State Route 155 (Briley Parkway), both eastbound and westbound, designating the interchange described in subsection (a) as the "Robert B. Beck, Sr. Memorial Interchange".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 44.

- (a) Notwithstanding any law to the contrary, the segment of State Route 71 / U.S. Highway 441 South (Chapman Highway) in the City of Knoxville, Knox County, Tennessee, beginning at the southern portion of the Henley Street Bridge and ending at the intersection of such route with Taliwa Court, is hereby designated the "Master Sergeant Roddie Edmonds Memorial Highway" to honor the memory of this well-respected resident of the City of Knoxville who served his country with honor and distinction during World War II when, after being captured as a prisoner of war (POW) by the Germans during the Battle of the Bulge and being ordered by a German commander to have only the Jewish POWs present themselves, he boldly ordered all 1,000 America POWs to stand in unity and in formation outside of their barracks, which ultimately saved the lives of 200 Jewish POWs.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Master Sergeant Roddie Edmonds Memorial Highway".

- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Master Sergeant Roddie Edmonds Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of State Route 71 / U.S. Highway 441 South (Chapman Highway) described in subsection (a) as the "Master Sergeant Roddie Edmonds Memorial Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 45.

- (a) Notwithstanding any law to the contrary, the bridge on State Route 328 (Oakdale Highway/Georgia Street) in the City of Harriman, Roane County, Tennessee, is hereby designated the "George W. Davis Memorial Bridge" to honor the memory of this prominent, successful businessman in the City of Harriman for over thirty (30) years and former member of the Roane County Commission.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "George W. Davis Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days

of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 46.

- (a) Notwithstanding any law to the contrary, the segment of State Route 294 (Willow Grove Highway) in Clay County, Tennessee, beginning at the intersection of such route with Lily Dale Road and ending at the intersection of such route with Charlie Melton Road, is hereby designated the "Charlie E. Ferrell Memorial Highway" to honor the memory of this well-respected resident of the community of Allons who served his country with honor and distinction during the Korean War, with thirty-seven months spent as a prisoner of war.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Charlie E. Ferrell Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Charlie E. Ferrell Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of State Route 294 described in subsection (a) as the "Charlie E. Ferrell Memorial Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 47.

(a) Notwithstanding any law to the contrary, the segment of U.S. Highway 41 within Robertson County, Tennessee, beginning at the intersection of such route with Academy Drive and ending at the intersection of such route with Stacy Springs Road, is hereby designated the "Orange Heart Memorial

Parkway" to honor veterans of the Vietnam War who were exposed to Agent Orange.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Orange Heart Memorial Parkway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section is operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Orange Heart Memorial Parkway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of U.S. Highway 41 described in subsection (a) as the "Orange Heart Memorial Parkway".

SECTION 48.

- (a) Notwithstanding any law to the contrary, the segment of U.S. Highway 41 within Robertson County, Tennessee, beginning at the intersection of such route with Experiment Station Road and ending at the intersection of such route with Ozanne Road, is hereby designated the "Gold Star Family Parkway" to honor the families of the courageous men and women who have lost their lives in service to this country so that the people of this country may enjoy the many bounties of democracy.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Gold Star Family Parkway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.

- (d) This section is operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Gold Star Family Parkway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of U.S. Highway 41 described in subsection (a) as the "Gold Star Family Parkway".

SECTION 49.

- (a) Notwithstanding any law to the contrary, the segment of U.S. Highway 431 in Lincoln County, Tennessee, beginning at the bridge spanning the Elk River and ending at the Tennessee-Alabama state line, is hereby designated the "Gold Star Families Memorial Highway" to honor the families of the courageous men and women who have lost their lives in service to this country so that the people of this country may enjoy the many bounties of democracy.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Gold Star Families Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

- (e) The appellation "Gold Star Families Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment of U.S. Highway 431 described in subsection (a) as the "Gold Star Families Memorial Highway".

SECTION 50.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 03SR0692013) on State Route 69A spanning Jones Branch south of the Town of Big Sandy, Benton County, Tennessee, is hereby designated the "Jaylen Christopher Memorial Bridge" to honor this young, big-hearted resident of Benton County who starred on the Big Sandy High School basketball team and left this life too soon.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Jaylen Christopher Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 51.

(a) Notwithstanding any law to the contrary, the segment of State Route 290 in Jackson County, Tennessee, beginning at the intersection of such route with State Route 53 and ending at the intersection of such route with State Route 56, is hereby designated the "J.T. Watts Memorial Highway" to honor the memory of this beloved husband, father, and resident of the Nameless community of Jackson County who served his community as a farmer and owner of a general merchandise store.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "J.T. Watts Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "J.T. Watts Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of State Route 290 described in subsection (a) as the "J.T. Watts Memorial Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 52.

- (a) Notwithstanding any law to the contrary, the parallel bridges (Bridge No. 24SR0150003 and 24SR0150004) on State Route 15 / U.S. Highway 64 spanning Big Cypress Creek in Fayette County, Tennessee, are each hereby designated the "Arthur David 'Butch' Rhea Memorial Bridge" to honor the memory of this well-known, native resident of Fayette County who worked for and later purchased the *Fayette Falcon* newspaper, where he served the local communities and Fayette County for almost fifty-five (55) years.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating each of the parallel bridges described in subsection (a) as the "Arthur David 'Butch' Rhea Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment

must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 53.

- (a) Notwithstanding any law to the contrary, the segment of State Route 78 in Dyer County, Tennessee, beginning at mile marker 13 and ending at the intersection of such route with Interstate 155, is hereby designated the "Matthew Dial Memorial Highway" to honor the memory of Matthew Thomas "Matt" Dial, a well-respected Lake County correctional officer and resident of Tiptonville.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Matthew Dial Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Matthew Dial Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of State Route 78 described in subsection (a) as the "Matthew Dial Memorial Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 54.

(a) Notwithstanding any law to the contrary, the bridge on Williams Street spanning U.S. Highway 51 in the Town of Newbern, Dyer County, Tennessee, is hereby designated the "Coach Ab Davis Memorial Bridge" to honor this well-

respected resident of Newbern and legendary head coach of the Dyer County High School football team, who coached the Choctaws for thirty (30) years and led them to win the State Championship in 1973.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Coach Ab Davis Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 55.

- (a) Notwithstanding any law to the contrary, the bridge (Bridge No. 47E00470003) spanning Little Turkey Creek in Knox County, Tennessee, is hereby designated the "1st Lt. Jackie Carroll Walker Memorial Bridge" to honor the memory of Jackie Carroll Walker, First Lieutenant, United States Army, who served with distinction and honor in the Vietnam War while defending our freedom and our way of life so that we could continue to live in peace here at home and who made the ultimate sacrifice on November 20, 1969, when he died from combat wounds received in the Bien Hoa Province of Vietnam.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "1st Lt. Jackie Carroll Walker Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an

amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 56.

- (a) Notwithstanding any law to the contrary, the segment of U.S. Highway 412 in Lewis County, Tennessee, beginning at the intersection of such route with Racetrack Road and ending at the intersection of such route with Clifton Road, is hereby designated the "Benjamin L. "Benny" Pace Highway" to honor this well-respected educator and resident of Lewis County who is retiring after nineteen (19) years as the Lewis County Director of Schools, and who served as a teacher, coach, and principal for many years at Lewis County High School.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Benjamin L. "Benny" Pace Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Benjamin L. "Benny" Pace Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of U.S. Highway 412 described in subsection (a) as the "Benjamin L. "Benny" Pace Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 57.

(a) Notwithstanding any law to the contrary, the segment of State Route 48 in Lewis County, Tennessee, beginning at mile marker 14 and ending at mile marker 15, is hereby designated the "Tootsie Bess Memorial Highway" to honor the memory of this prominent businesswoman who was born and raised in

Hohenwald before establishing the world-famous bar and music venue in Nashville known as Tootsie's Orchid Lounge, and who, as a result, was a prominent figure in the country music industry for nearly two decades before her death in 1978.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Tootsie Bess Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Tootsie Bess Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of State Route 48 described in subsection (a) as the "Tootsie Bess Memorial Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 58.

- (a) Notwithstanding any law to the contrary, the segment of West Levi Road in Shelby County, Tennessee, beginning at the intersection of such road with South Third Street and ending at the intersection of such road with Weaver Road, is hereby designated the "Rep. Johnnie Turner Highway" to honor this devoted mother, grandmother, and public servant, and former civil rights advocate administrator, who served the citizens of this state and the 85th House District with distinction as a member of the 106th through 110th General Assemblies.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Rep. Johnnie Turner Highway".

- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Rep. Johnnie Turner Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of West Levi Road described in subsection (a) as the "Rep. Johnnie Turner Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 59.

- (a) Notwithstanding any law to the contrary, the segment of U.S. Highway 45 West in the City of Kenton, Obion County, Tennessee, beginning one-eighth (1/8) of one (1) mile north of 4385 Highway 45W and ending one-eighth (1/8) of one (1) mile south of such address, is hereby designated the "White Squirrel Winery Highway" to honor this well-regarded local business.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "White Squirrel Winery Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "White Squirrel Winery Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of U.S. Highway 45 West described in subsection (a) as the "White Squirrel Winery Highway".

(f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 60.

- (a) Notwithstanding any law to the contrary, the segment of State Route 3 from the intersection of such route with Raines Road to the intersection of such route with Craft Road in the City of Memphis, Tennessee, is hereby designated as the "Hazel Moore Highway" to honor Hazel Moore, a highly respected community leader who is known as the unofficial "Mayor of Whitehaven" and a recipient of the Memphis City Council's MLK Humanitarian Award.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Hazel Moore Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.
- (e) The appellation "Hazel Moore Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment or segments of any highway described in subsection (a) as the "Hazel Moore Highway".

SECTION 61.

- (a) Notwithstanding any law to the contrary, the segment of State Route 332 (South Northshore Drive) within the City of Knoxville, Knox County, Tennessee, beginning at the intersection of such route with Westland Drive and ending at the intersection of such route with Park Glen Road, is hereby designated the "Veteran Suicide Memorial Mile" to honor the courageous men and women who have served this country and struggled in the aftermath of such service by bringing awareness to this country's veteran suicide crisis and corresponding prevention efforts.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Veteran Suicide Memorial Mile".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Veteran Suicide Memorial Mile" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment or segments of State Route 332 described in subsection (a) as the "Veteran Suicide Memorial Mile".
- (f) This section is operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 62.

(a) Notwithstanding any law to the contrary, the segment of State Route 58 in Meigs County, Tennessee, beginning at the southern boundary of the City of Decatur and ending at the intersection of such route with Will Allen Road, is hereby designated the "Robert 'Bobby' Roberts Memorial Highway" to honor the memory of this well-respected resident of Meigs County and farmer who was a devout church goer and ardent mentor and supporter of the next generation of farmers.

- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Robert 'Bobby' Roberts Memorial Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Robert 'Bobby' Roberts Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of State Route 58 described in subsection (a) as the "Robert 'Bobby' Roberts Memorial Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 63.

- (a) Notwithstanding any law to the contrary, the bridge on State Route 155 (Briley Parkway) spanning Centennial Boulevard in Nashville, Tennessee, is hereby designated the "Tallu Schuyler Quinn Memorial Bridge" to honor this incredibly well-respected nonprofit leader, minister, and resident of the City of Nashville who founded the Nashville Food Project, an organization that seeks to bring people together to grow, cook, and share nourishing food, cultivate community, and alleviate hunger, and who, after being diagnosed with glioblastoma, subsequently penned several essays on what it meant to live with a terminal diagnosis and still find meaning, with the collection being titled *What We Wish Were True: Reflections on Nurturing Life and Facing Death*.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the bridge described in subsection (a) as the "Tallu Schuyler Quinn Memorial Bridge".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.

(d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, then an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 64.

- (a) Notwithstanding any law to the contrary, the segment of U.S. Highway 70E/State Route 1 in Madison County, Tennessee, beginning at the intersection of such route with State Route 152 and ending at the intersection of such route with Old Mill Road, is hereby designated the "Mary P. Bowen Highway" to honor this well-respected resident of Madison County who has contributed greatly to her community through her numerous charitable and civic-minded efforts.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Mary P. Bowen Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Mary P. Bowen Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of U.S. Highway 70E described in subsection (a) as the "Mary P. Bowen Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 65.

- (a) Notwithstanding any law to the contrary, the segment of Clarksville Pike in Nashville, Tennessee, beginning at the intersection of such route with Cliff Drive and ending at the intersection of such route with Dr. D.B. Todd, Jr. Boulevard, is hereby designated the "Gold Star Highway".
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (a) as the "Gold Star Highway".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Gold Star Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment of Clarksville Pike described in subsection (a) as the "Gold Star Highway".
- (f) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 66.

- (a) Notwithstanding any law to the contrary, the segment of U.S. Highway 641 South beginning at the intersection of such route with U.S. Highway 412 and ending at the intersection of such route with State Route 100 in Decatur County, Tennessee, which is currently designated pursuant to Chapter 365 of the Public Acts of 2019 as the "Holly Bobo Memorial Highway" must no longer be designated as the "Holly Bobo Memorial Highway" on or after the effective date of this act.
- (b) Notwithstanding any law to the contrary, the segment of U.S. Highway 641 South beginning at the southern boundary of the City of Parsons, Decatur County, Tennessee, and ending at the intersection of such route with

State Route 100 in the Town of Decaturville, Decatur County, Tennessee, is hereby designated as the "Holly Bobo Memorial Highway" to honor Holly Bobo, a beloved daughter and native of Decatur County, whose selfless and kind nature touched all of those in the community and whose life was tragically cut short.

- (c) The department of transportation is directed to erect suitable signs or to affix suitable markers designating the segment described in subsection (b) as the "Holly Bobo Memorial Highway". The department of transportation is further directed to remove any previously installed sign or marker along the segment of U.S. Highway 641 in Decatur County, Tennessee, identified in subsection (a). The department of transportation may relocate any previously installed sign or marker to designate the segment identified in subsection (b).
- (d) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (e) The appellation "Holly Bobo Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (f) This section does not require the alteration of any previously named segment of U.S. Highway 641 described in subsection (b) as the "Holly Bobo Memorial Highway".
- (g) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

SECTION 67. A presentation copy or copies of this act, or pertinent sections thereof, must be made available to members of the general assembly upon their request to the appropriate clerk's office.

SECTION 68. This act takes effect upon becoming a law, the public welfare requiring it.

On motion, Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 2, was adopted.

Rep. Baum moved adoption of Finance, Ways, and Means Committee Amendment No. 2, as House Amendment No. 3, as follows:

Amendment No. 3

AMEND Senate Bill No. 1668 by inserting the following new section immediately preceding the penultimate section and renumbering the subsequent sections accordingly:

SECTION .

- (a) Notwithstanding any law to the contrary, the exit for State Route 73 (Exit 440) on Interstate 40 in Cocke County, Tennessee, is hereby designated as the "Charles L. McGaha Memorial Interchange" in honor of Charles L. McGaha, Major, United States Army, a native of Cocke County who, as a Master Sergeant with Company G, 35th Infantry Regiment, 25th Infantry Division, repeatedly exposed himself to enemy fire during the Battle of Luzon, Philippines, in order to aid wounded soldiers, led his platoon after the platoon leader was wounded, and deliberately drew Japanese fire onto himself so that others could escape to safety while wounded himself, receiving the Medal of Honor for his conspicuous gallantry and intrepidity.
- (b) The department of transportation is directed to erect suitable markers or to affix suitable signs at the exit for State Route 73 (Exit 440) on Interstate 40, both eastbound and westbound, designating the interchange described in subsection (a) as the "Charles L. McGaha Memorial Interchange".
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within the state supplemental guidelines, as applicable.
- (d) This section becomes operative only if the cost of the manufacture and installation of the signs is paid to the department of transportation from nonstate funds within one (1) year of the effective date of this act. The payment must be made prior to any expenditure by the state for the manufacture or installation of the signs. The department shall return any unused portion of the estimated cost to the person or entity paying for the signs within thirty (30) days of the erection of the signs. If the actual cost exceeds the estimated cost, an amount equal to the difference in the costs must be remitted to the department in nonstate funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

On motion, Finance, Ways, and Means Committee Amendment No. 2, as House Amendment No. 3, was adopted.

Rep. Baum moved adoption of Finance, Ways, and Means Committee Amendment No. 3, as House Amendment No. 4, as follows:

Amendment No. 4

AMEND Senate Bill No. 1668 by inserting the following new section immediately preceding the penultimate section and renumbering the subsequent sections accordingly:

SECTION	
---------	--

- (a) Notwithstanding any law to the contrary, the segment of Woodland Street in the City of Nashville, Tennessee, beginning at the intersection of such route with South 2nd Street and ending at the intersection of such route with South 5th Street, is hereby designated the "Officer John R. Anderson, IV Memorial Highway" to honor the memory of this exemplary public servant who, as an officer with the Metropolitan Nashville Police Department (MNPD), made the ultimate sacrifice on July 4, 2019, after the vehicle he was driving while serving in the line of duty as an MNPD Officer was struck on the driver's side by another vehicle.
- (b) The department of transportation is directed to erect suitable signs or to affix suitable markers designating each of the northbound and southbound segments described in subsection (a) as the "Officer John R. Anderson, IV Memorial Highway". The cost of the signage must be funded in accordance with Tennessee Code Annotated, Section 54-1-133.
- (c) The erection of the signs must be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices, and within state supplemental guidelines, as applicable.
- (d) The appellation "Officer John R. Anderson, IV Memorial Highway" provided for in this section is for honorary purposes only, and this section does not require the alteration of any address, or the governmental system for assigning addresses, in any county, municipality, or other governmental entity affected by this section.
- (e) This section does not require the alteration of any previously named segment or segments of Woodland Street described in subsection (a) as the "Officer John R. Anderson, IV Memorial Highway".

On motion, Finance, Ways, and Means Committee Amendment No. 3, as House Amendment No. 4, was adopted.

Rep. Howell moved that **Senate Bill No. 1668**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	91
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Casada, Cepicky, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Helton, Hicks G, Hicks T, Hodges,

Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton-91

A motion to reconsider was tabled.

*House Bill No. 2048 -- Insurance, Health, Accident - As introduced, prohibits a health insurer from considering the location where complex rehabilitation technology will be used when making a medical necessity determination; requires health insurers to offer a prior authorization process for complex rehabilitation technology coverage determinations; requires, if a health insurer notifies a covered person that complex rehabilitation technology will be fully covered under a health benefit plan, the insurer to pay the full cost of the complex rehabilitation technology. - Amends TCA Title 56 and Title 71. by *Jernigan, *Terry, *Harris. (SB2134 by *Reeves, *Haile, *Pody)

On motion, House Bill No. 2048 was made to conform with **Senate Bill No. 2134**; the Senate Bill was substituted for the House Bill.

Rep. Jernigan moved that Senate Bill No. 2134 be passed on third and final consideration.

Rep. Kumar moved adoption of Insurance Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND Senate Bill No. 2134 by deleting all language after the enacting clause and substituting:

- SECTION 1. Tennessee Code Annotated, Title 56, Chapter 7, Part 10, is amended by adding the following as a new section:
 - (a) As used in this section:
 - (1) "Complex rehabilitation technology" has the same meaning as defined in § 71-5-159;
 - (2) "Health benefit plan" means health insurance coverage as defined in § 56-7-109; and
 - (3) "Health insurer" means a health insurance entity as defined in § 56-7-109.
 - (b) A health insurer that offers a health benefit plan that provides coverage of complex rehabilitation technology:

- (1) Shall not consider the location where the complex rehabilitation technology will be used when making a determination of medical necessity; and
- (2) Shall offer covered persons a prior authorization process that reviews billable codes and provides coverage determinations for complex rehabilitation technology.
- (c) If a health insurer notifies a person who is covered under a policy or contract for a health benefit plan that includes complex rehabilitation technology benefits and coverage that complex rehabilitation technology equipment that was approved in a prior authorization will be fully funded under the health benefit plan, then, as long as the person remains covered under the policy or contract at the time the complex rehabilitation technology is delivered to the person, the health insurer:
 - (1) Shall pay one hundred percent (100%) of the amount approved in the prior authorization, subject to applicable copayment, coinsurance, or deductible requirements as provided in the policy; and
 - (2) Shall not seek payment or reimbursement from the covered person, a complex rehabilitation technology vendor, or another party involved with the sale or delivery of the complex rehabilitation technology.
- (d) This section does not require a health insurer to offer coverage for complex rehabilitation technology in a health benefit plan.

SECTION 2. This act takes effect July 1, 2022, the public welfare requiring it, and applies to contracts entered into, issued, amended, or renewed on or after that date.

On motion, Insurance Committee Amendment No. 1 was adopted.

Rep. Jernigan moved that **Senate Bill No. 2134**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	88
Noes	0
Present and not voting	

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Casada, Cepicky, Clemmons, Cochran, Cooper, Crawford, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Harris, Haston, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Vaughan, Vital, Warner, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--88

Representatives present and not voting were: Curcio--1

A motion to reconsider was tabled.

*House Bill No. 1125 -- Election Laws - As introduced, changes the time within which a political party must file a copy of the party's rules or amendments to the party's rules with the secretary of state and the coordinator of elections from "within 30 days" to "within 15 days" after the rules or amendments are adopted by the party. - Amends TCA Title 2; Title 3; Title 4; Title 16; Title 17; Title 27 and Title 29. by *Farmer, *Ragan. (SB1375 by *Bell)

Rep. Farmer moved that House Bill No. 1125 be passed on third and final consideration.

Rep. Crawford moved adoption of Local Government Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 1125 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 2-5-101, is amended by adding the following as a new subsection:

() If a candidate in a nonpartisan judicial general election, after the qualifying deadline, is appointed to another judicial office or nominated by a political party under § 2-13-204(a) for another judicial office and within three (3) business days of such appointment or nomination withdraws from the nonpartisan judicial general election, leaving no candidates for the office on the ballot, additional candidates may qualify for the election by filing their petitions as provided by law no later than twelve o'clock (12:00) noon, prevailing time, on the fifty-fifth day before the election. There is no withdrawal period for the additional candidates under this subsection ().

SECTION 2. Tennessee Code Annotated, Section 2-13-204(a), is amended by deleting the subsection and substituting instead the following:

(a)

- (1) A political party may nominate a new candidate by any method under § 2-13-203, if the political party's candidate for an office:
 - (A) Dies;
 - (B) Withdraws because:
 - (i) Of a military call-up for the draft;

- (ii) Of a physical or mental disability, with such physical or mental disability being properly documented by competent medical authority;
- (iii) The candidate is forced to change residence by the candidate's employer for a job-related reason; or
- (iv) A judicial candidate is appointed to another judicial office or nominated under this subsection for another judicial office; or
- (C) Is declared ineligible or disqualified by a court.
- (2) A political party's candidate may withdraw for reasons other than those stated in subdivision (a)(1), but the political party may make no further nomination for the position in question.
- SECTION 3. Tennessee Code Annotated, Section 2-13-204(c), is amended by deleting the subsection and substituting instead the following:
 - (c) No later than twelve o'clock (12:00) noon, prevailing time, on the fifty-fifth day before the election, the chair of the party's state executive committee shall file with the county election commission of each county in which the nominee is a candidate a written statement of the name of the new nominee. If an event allowing a new nomination occurs within five (5) days of the fifty-fifth day, the time for making a new nomination is twelve o'clock (12:00) noon, prevailing time, on the fifth day following the death, withdrawal, or declaration of ineligibility or disqualification.
- SECTION 4. This act takes effect upon becoming a law, the public welfare requiring it.

On motion, Local Government Committee Amendment No. 1 was adopted.

Rep. Farmer moved that **House Bill No. 1125**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	88
Noes	1

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Casada, Cepicky, Clemmons, Cochran, Cooper, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Harris, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Moody, Moon, Ogles, Parkinson, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--88

Representatives voting no were: Powers--1

A motion to reconsider was tabled.

House Bill No. 2306 -- Probation and Parole - As introduced, enacts the "Joe Clyde Daniels Act" to require the board of parole, in making a parole determination for an offender convicted of a homicide, to consider whether the offender obstructed or continues to obstruct the ability of law enforcement to recover the remains of the victim. - Amends TCA Title 40. by *Curcio, *Littleton, *Griffey, *Farmer, *Lamberth, *Doggett, *Sherrell, *Whitson, *Hazlewood, *Eldridge, *Thompson, *Todd, *White, *Helton, *Terry, *Gillespie, *Reedy, *Ogles. (*SB2223 by *Roberts)

Rep. Curcio moved that **House Bill No. 2306** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	89
Noes	0
Present and not voting	

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Casada, Cepicky, Clemmons, Cochran, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--89

Representatives present and not voting were: Cooper, Dixie, Harris--3

A motion to reconsider was tabled.

*House Bill No. 2538 -- Judicial Districts - As introduced, deletes the references of the advisory task force to review composition of judicial districts, which no longer exist. - Amends TCA Title 8; Title 16; Title 17 and Title 37. by *Curcio, *Halford. (SB2478 by *Bell)

Rep. Curcio moved that **House Bill No. 2538** be reset for the Regular Calendar on April 14, 2022, which motion prevailed.

*House Bill No. 2106 -- Education, Curriculum - As introduced, requires, rather than recommends, that the course of instruction for students in grades five through eight include curricula designed to educate students in black history and black culture; requires the department of education, rather than the state board of education, to include multicultural diversity in frameworks and curricula for students in kindergarten through grade 12. - Amends TCA Section 49-6-1006. by *Hakeem, *Hardaway, *Chism, *McKenzie, *Thompson, *Towns, *Love, *Dixie, *Parkinson, *Harris, *Miller, *Clemmons, *Camper, (SB2501 by *Akbari)

Rep. Hakeem moved that House Bill No. 2106 be passed on third and final consideration.

Rep. Moody moved adoption of Education Instruction Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 2106 by deleting "department of education" in subsection (b) of Section 1 and substituting "state board of education".

On motion, Education Instruction Committee Amendment No. 1 was adopted.

Rep. Hazlewood moved adoption of Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 2, as follows:

Amendment No. 2

AMEND House Bill No. 2106 by deleting Section 2 and substituting instead the following:

SECTION 2. This act takes effect July 1, 2025, the public welfare requiring it, and applies to the 2025-2026 school year and each school year thereafter.

On motion, Finance, Ways, and Means Committee Amendment No. 1, as House Amendment No. 2, was adopted.

Rep. Hakeem moved that **House Bill No. 2106**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	80
Noes	2
Present and not voting	

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Campbell S, Camper, Carr, Casada, Cepicky, Clemmons, Cochran, Cooper, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Hurt, Jernigan, Johnson C, Johnson G, Kumar, Lafferty, Lamberth, Leatherwood, Love, Mannis, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Russell, Sexton J, Shaw, Sparks, Stewart, Thompson, Todd,

Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--80

Representatives voting no were: Keisling, Sherrell--2

Representatives present and not voting were: Hulsey, Rudder--2

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "aye" to "no" on **House Bill No. 2106** and have this statement entered in the Journal: Rep. Kumar.

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "no" to "aye" on **House Bill No. 2106** and have this statement entered in the Journal: Rep. Sherrell.

REGULAR CALENDAR, CONTINUED

*House Bill No. 1985 -- TennCare - As introduced, enacts the "Annual Coverage Assessment Act of 2022"; establishes annual coverage assessment on each covered hospital licensed as of July 1, 2022, for fiscal year 2021-2022. - Amends TCA Title 71, Chapter 5. by *Hazlewood, *Hawk, *White, *Miller, *Camper. (SB1956 by *Haile)

On motion, House Bill No. 1985 was made to conform with **Senate Bill No. 1956**; the Senate Bill was substituted for the House Bill.

Rep. Hazlewood moved that Senate Bill No. 1956 be passed on third and final consideration.

Rep. Kumar moved that Insurance Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Hazlewood moved that **Senate Bill No. 1956** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	92
Noes	. 1

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Casada, Cepicky, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie,

Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--92

Representatives voting no were: Windle--1

A motion to reconsider was tabled.

*House Bill No. 2627 -- Architects, Engineers and Designers - As introduced, creates licensure requirements for the regulation of landscape architects. - Amends TCA Title 62, Chapter 2. by *Crawford, *Hazlewood, *Towns, *Gillespie, *Sherrell, *Moon, *Vital, *Ragan, *Todd, *Williams, *Hicks T. (SB2479 by *Lundberg, *Bowling)

On motion, House Bill No. 2627 was made to conform with **Senate Bill No. 2479**; the Senate Bill was substituted for the House Bill.

Rep. Crawford moved that **Senate Bill No. 2479** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	90
Noes	1

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Casada, Cepicky, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Farmer, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--90

Representatives voting no were: Dixie--1

A motion to reconsider was tabled.

*House Bill No. 71 -- Correction, Dept. of - As introduced, increases from 10 days to 10 business days the time within which a warden shall report a sudden death or physical injury by means of violence or accident to the commissioner. - Amends TCA Title 41. by *Doggett, *Lamberth, *Gant, *Sherrell, *Moon, *Eldridge, *Williams, *Moody, *Todd, *Cepicky, *Helton. (SB735 by *Yager)

On motion, House Bill No. 71 was made to conform with **Senate Bill No. 735**; the Senate Bill was substituted for the House Bill.

Rep. Doggett moved that Senate Bill No. 735 be passed on third and final consideration.

Rep. Keisling moved that State Government Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Doggett moved that **Senate Bill No. 735** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes) 3
Noes	. 0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Camper, Carr, Casada, Cepicky, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--93

A motion to reconsider was tabled.

House Bill No. 1960 -- Public Health - As introduced, removes § 14-2-101, which prohibits COVID-19 vaccine mandates by governmental entities, schools, and local education agencies, from the application of the Title 14 termination date of July 1, 2023. - Amends TCA Title 14 and Title 68. by *Hulsey, *Ogles, *Cepicky, *Ragan, *Reedy, *Doggett, *Moody, *White, *Todd. (*SB1884 by *Bowling, *Johnson, *Hensley, *Pody, *Stevens, *White)

On motion, House Bill No. 1960 was made to conform with **Senate Bill No. 1884**; the Senate Bill was substituted for the House Bill.

Rep. Hulsey moved that Senate Bill No. 1884 be passed on third and final consideration.

Rep. Terry moved that Health Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Hulsey moved that **Senate Bill No. 1884** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	. 7	1	İ
Noes	1	Ć)

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Byrd, Calfee, Campbell S, Carr, Casada, Cepicky, Cochran, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall,

Haston, Helton, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Martin, Moody, Moon, Ogles, Powers, Ragan, Ramsey, Reedy, Rudd, Russell, Sexton J, Sherrell, Sparks, Terry, Todd, Travis, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--71

Representatives voting no were: Beck, Camper, Clemmons, Cooper, Dixie, Hardaway, Harris, Hodges, Jernigan, Johnson G, Love, McKenzie, Miller, Mitchell, Parkinson, Shaw, Stewart, Thompson, Towns--19

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **Senate Bill No. 1884** and have this statement entered in the Journal: Rep. Rudder.

REGULAR CALENDAR, CONTINUED

House Bill No. 2659 -- Regional Authorities and Special Districts - As introduced, requires that all contracts entered into by the Megasite Authority of West Tennessee be reviewed by the state building commission. - Amends TCA Title 64, Chapter 9, Part 1. by *Sexton C, *Rudd, *Williams, *Smith, *Sexton J, *Miller, *Cepicky, *Hicks T, *Reedy, *Moody, *Littleton. (*SB2204 by *Walley, *Rose, *Jackson, *McNally, *Roberts)

Further consideration of House Bill No. 2659, previously considered on February 28, 2022, at which time the House adopted House Amendment No. 1 and March 21, 2022, at which it was re-referred to the State Government Committee.

On motion, House Bill No. 2659 was made to conform with **Senate Bill No. 2204**; the Senate Bill was substituted for the House Bill.

Rep. Rudd moved that Senate Bill No. 2204 be passed on third and final consideration.

Rep. Keisling moved adoption of State Government Committee Amendment No. 2 as follows:

Amendment No. 2

AMEND Senate Bill No. 2204 by deleting all language after the enacting clause and substituting:

SECTION 1. Tennessee Code Annotated, Title 64, Chapter 9, is amended by adding the following new section:

- (a) The chief executive officer of the authority shall report the name and location of each entity that owns or leases a real estate interest in the megasite.
- (b) Each entity listed in the report required by subsection (a) shall report the name and location of each business or third-party entity contracted with to perform construction work at or for the project.
- (c) Each business or third-party entity described in subsection (b) shall report the following information:
 - (1) The name and principal place of business of the business or third-party entity;
 - (2) The physical location of where the construction was performed;
 - (3) Whether the construction work was performed by employees covered by the terms of a labor contract;
 - (4) The total monetary amount of the construction work performed and the total monetary amount of the construction work that was performed by employees subject to a labor agreement; and
 - (5) The state of residence of each employee that performed the construction work.
- (d) All reports required pursuant to this section must be made to the state building commission, the speaker of the senate, and the speaker of the house of representatives no later than fourteen (14) days from the last day of January, April, July, and October of each year.
- SECTION 2. This act takes effect July 1, 2022, the public welfare requiring it.

On motion, State Government Committee Amendment No. 2 was adopted.

Rep. Warner moved the previous question, which motion prevailed by the following vote:

Ayes	6
Noes	2

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Calfee, Campbell S, Carr, Casada, Cepicky, Cochran, Crawford, Curcio, Darby, Doggett, Faison, Farmer, Gant, Garrett, Gillespie, Griffey, Grills, Halford, Hall, Haston, Hazlewood, Helton, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, Moody, Moon, Ogles, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Sherrell, Terry, Todd, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--67

Representatives voting no were: Beck, Camper, Clemmons, Cooper, Dixie, Freeman, Hakeem, Hardaway, Harris, Hodges, Johnson G, Love, McKenzie, Miller, Mitchell, Parkinson, Shaw, Stewart, Thompson, Towns, Windle--21

Rep. Rudd moved that **Senate Bill No. 2204**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	69
Noes	22

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Byrd, Calfee, Campbell S, Carr, Casada, Cepicky, Cochran, Crawford, Curcio, Darby, Doggett, Faison, Farmer, Gant, Garrett, Gillespie, Griffey, Grills, Halford, Hall, Haston, Hazlewood, Helton, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, Moody, Moon, Ogles, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Sherrell, Sparks, Terry, Todd, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Wright, Zachary, Mr. Speaker Sexton--69

Representatives voting no were: Beck, Camper, Clemmons, Cooper, Dixie, Freeman, Hakeem, Hardaway, Harris, Hodges, Jernigan, Johnson G, Love, McKenzie, Miller, Mitchell, Parkinson, Shaw, Stewart, Thompson, Towns, Windle--22

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **Senate Bill No. 2204** and have this statement entered in the Journal: Rep. Eldridge.

REGULAR CALENDAR, CONTINUED

House Bill No. 2746 -- Drugs, Over the Counter - As introduced, authorizes ivermectin suitable for human use to be sold or purchased as an over-the-counter medication in this state without a prescription or consultation with a pharmacist or certain other healthcare professional. - Amends TCA Title 4; Title 14; Title 47; Title 53; Title 63; Title 68 and Title 71. by *Lynn, *Weaver, *Moody, *Rudd, *Warner, *Griffey, *Grills, *Sparks, *Zachary, *Ragan, *Sexton J, *Hodges, *Sherrell, *Reedy, *Cepicky, *Vital, *Hicks T, *Rudder, *Littleton, *Todd. (*SB2188 by *Niceley, *Hensley, *Crowe, *Bowling, *Pody)

On motion, House Bill No. 2746 was made to conform with **Senate Bill No. 2188**; the Senate Bill was substituted for the House Bill.

Rep. Lynn moved that Senate Bill No. 2188 be passed on third and final consideration. Rep. Terry moved that Health Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Hulsey moved the previous question, which motion prevailed.

Rep. Lynn moved that **Senate Bill No. 2188** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	66
Noes	20

Representatives voting aye were: Alexander, Baum, Boyd, Byrd, Calfee, Campbell S, Carr, Casada, Cepicky, Cochran, Crawford, Darby, Doggett, Eldridge, Faison, Farmer, Gant, Garrett, Gillespie, Griffey, Grills, Halford, Hall, Haston, Helton, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Marsh, Martin, Moody, Moon, Ogles, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Sherrell, Sparks, Terry, Todd, Vaughan, Vital, Warner, Weaver, White, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--66

Representatives voting no were: Beck, Clemmons, Cooper, Dixie, Freeman, Hakeem, Hardaway, Harris, Hodges, Jernigan, Johnson G, Love, McKenzie, Miller, Mitchell, Parkinson, Shaw, Stewart, Thompson, Towns--20

A motion to reconsider was tabled.

*House Bill No. 2220 -- Coroners - As introduced, requires that a military veteran's medical records, including records from the U.S. department of veterans affairs, be reviewed by the attending physician, chief medical officer, or medical examiner prior to signing medical certification of the veteran's death to determine if a service-connected disability was the principal or major contributory cause of death, including when concurrent or comorbid health conditions exist, such as COVID-19. - Amends TCA Title 38, Chapter 7, Part 1 and Title 68, Chapter 3, Part 5. by *Hodges, *Jernigan, *White, *Kumar, *Crawford, *Johnson C, *Holsclaw, *Rudd, *Moon, *Halford, *Hicks G, *Williams, *Marsh, *Zachary, *Littleton, *Mannis, *Hazlewood, *Faison, *Hicks T, *Boyd, *Russell, *Farmer, *Carringer, *Cochran, *Vital, *Rudder, *Hulsey, *Campbell S, *Love, *Beck, *Cepicky, *Dixie, *Parkinson, *Powers, *Lafferty, *Helton, *Sexton C, *Moody, *Terry, *Doggett, *Freeman, *Weaver, *Sherrell, *Windle, *Wright, *Haston, *Hardaway, *Ogles, *Alexander, *Reedy, *Eldridge, *Harris, *Camper, *Whitson, *Ragan, *Todd. (SB2306 by *Campbell, *Crowe, *Akbari, *Gilmore, *Kyle, *Lamar, *Powers, *Walley)

On motion, House Bill No. 2220 was made to conform with **Senate Bill No. 2306**; the Senate Bill was substituted for the House Bill.

Rep. Hodges moved that Senate Bill No. 2306 be passed on third and final consideration.

Rep. Terry moved that Health Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Miller moved the previous question, which motion prevailed.

Rep. Hodges moved that **Senate Bill No. 2306** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	90
Noes	0

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Carr, Casada, Cepicky, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Vaughan, Vital, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--90

A motion to reconsider was tabled.

*House Bill No. 1912 -- Education - As introduced, authorizes LEAs to provide up to 10 days of the required 180 days of classroom instruction through remote instruction in accordance with certain criteria. - Amends TCA Title 49, Chapter 1; Title 49, Chapter 2 and Title 49, Chapter 6. by *Faison. (SB1887 by *Southerland)

On motion, House Bill No. 1912 was made to conform with **Senate Bill No. 1887**; the Senate Bill was substituted for the House Bill.

Rep. Faison moved that Senate Bill No. 1887 be passed on third and final consideration.

Rep. Moody moved that Education Instruction Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Faison moved that **Senate Bill No. 1887** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes88	3
Noes()

Representatives voting aye were: Alexander, Baum, Beck, Boyd, Bricken, Byrd, Calfee, Campbell S, Carr, Casada, Cepicky, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Grills, Hakeem, Hall, Hardaway, Harris, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--88

A motion to reconsider was tabled.

*Senate Joint Resolution No. 892 -- General Assembly, Statement of Intent or Position - Requests that the TVA maintain operation of its coal-fired plants until a reliable backup is developed. by *Niceley, *Bowling, *Powers, *Rose, *Stevens, *Walley, *McNally. (*Todd, *Reedy, *Carr, *Powers, *Vital, *Littleton, *Moody, *White, *Bricken, *Ragan, *Zachary, *Sherrell)

Further consideration of Senate Joint Resolution No. 892, previously considered on the Consent Calendar for April 4, 2022, at which time it was objected to and reset for today's Regular Calendar.

Rep. Todd moved that the House concur in Senate Joint Resolution No. 892.

EXCUSED

The Speaker announced that the following member has been excused, pursuant to request under **Rule No. 20**:

Representative Beck

REGULAR CALENDAR, CONTINUED

Rep. Powers moved the previous question, which motion prevailed.

Rep. Todd moved that the House concur in **Senate Joint Resolution No. 892**, which motion prevailed by the following vote:

Ayes	73
Noes	12

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Byrd, Calfee, Campbell S, Carr, Cepicky, Cochran, Crawford, Curcio, Darby, Doggett, Eldridge, Faison, Farmer, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Haston, Hazlewood, Helton, Hicks G, Hicks T, Holsclaw, Howell, Hulsey, Hurt, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, Miller, Moody, Moon, Ogles, Powers, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Terry, Todd, Towns, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--73

Representatives voting no were: Clemmons, Cooper, Dixie, Freeman, Hardaway, Harris, Hodges, Jernigan, Johnson G, McKenzie, Stewart, Thompson--12

A motion to reconsider was tabled.

EXCUSED

The Speaker announced that the following member has been excused, pursuant to request under **Rule No. 20**:

Representative Casada

REGULAR CALENDAR, CONTINUED

House Bill No. 2424 -- Litter Control - As introduced, increases the penalty for mitigated criminal littering from a Class C misdemeanor punishable by a \$50 fine to a Class B misdemeanor punishable by a \$500 fine. - Amends TCA Title 39. by *Sparks, *White, *Terry, *Baum, *Johnson G, *Casada, *Warner, *Rudd, *Hall, *Harris, *Vital, *Hawk, *Grills, *Freeman, *Hazlewood, *Jernigan, *Todd, *Towns, *Eldridge, *Helton, *Thompson, *Rudder. (*SB2070 by *Campbell)

Further consideration of House Bill No. 2424, previously considered on the Consent Calendar for April 4, 2022, at which time it was objected to and reset for today's Regular Calendar.

On motion, House Bill No. 2424 was made to conform with **Senate Bill No. 2070**; the Senate Bill was substituted for the House Bill.

Rep. Sparks moved that **Senate Bill No. 2070** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	82
Noes	0

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Byrd, Calfee, Carr, Cepicky, Clemmons, Cochran, Cooper, Crawford, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Marsh, Martin, McKenzie, Miller, Mitchell, Moon, Ogles, Powers, Ramsey, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--82

A motion to reconsider was tabled.

*House Bill No. 1735 -- Firearms and Ammunition - As introduced, lowers the age requirement to obtain an enhanced or concealed handgun carry permit or lawfully carry a handgun in public from 21 to 18 years of age; states that the statutory authorization to transport or store a firearm or firearm ammunition in a motor vehicle under certain circumstances does not apply to a person under 21 years of age in a parking area that is owned, operated, or while in use by any school, unless the person is at least 18 years of age and meets certain military qualifications. - Amends TCA Title 39. by *Todd, *Lamberth, *Griffey, *Warner, *Sexton C, *Doggett, *Gant, *Sherrell, *Ragan, *Faison, *Moon, *Reedy, *Eldridge, *Byrd, *Bricken. (SB2291 by *Bell)

Rep. Todd moved that **House Bill No. 1735** be reset for the Regular Calendar on April 21, 2022, which motion prevailed.

*House Bill No. 2061 -- Campaigns and Campaign Finance - As introduced, specifies that a voter may file a complaint against a local multicandidate political campaign committee with the district attorney general who represents the judicial district in which the voter resides. - Amends TCA Title 2, Chapter 10. by *Mannis, *Whitson, *Jernigan, *Harris. (SB2302 by *Massey)

Further consideration of House Bill No. 2061, previously considered on April 4, 2022, at which time it was reset for today's Regular Calendar.

On motion, House Bill No. 2061 was made to conform with **Senate Bill No. 2302**; the Senate Bill was substituted for the House Bill.

Rep. Mannis moved that Senate Bill No. 2302 be passed on third and final consideration.

Rep. Crawford moved that Local Government Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Mannis moved that **Senate Bill No. 2302** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	83
Noes	0

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Byrd, Carr, Cepicky, Clemmons, Cochran, Cooper, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hulsey, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Powers,

Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--83

A motion to reconsider was tabled.

Senate Bill No. 2199 -- County Government - As introduced, increases population figures so that Shelby County is distinguishable from Davidson County in statutes using older census numbers. - Amends TCA Title 6; Title 8; Title 17; Title 29; Title 39, Chapter 17; Title 40; Title 41; Title 42; Title 49; Title 50; Title 55; Title 57; Title 67 and Title 68. by *Haile, *Yarbro. (*HB2241 by *Freeman, *Jernigan)

Further consideration of Senate Bill No. 2199, previously considered on April 4, 2022, at which time the House substituted the House Bill for the Senate Bill, withdrew House Amendment No. 1 and reset it for today's Regular Calendar.

Rep. Freeman moved that **Senate Bill No. 2199** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	79
Noes	2
Present and not voting	

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Byrd, Calfee, Carr, Cepicky, Clemmons, Cochran, Curcio, Darby, Dixie, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hazlewood, Helton, Hicks G, Hicks T, Holsclaw, Howell, Hurt, Jernigan, Johnson C, Johnson G, Kumar, Lafferty, Lamberth, Leatherwood, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Powers, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--79

Representatives voting no were: Hodges, Keisling--2

Representatives present and not voting were: Cooper--1

A motion to reconsider was tabled.

MESSAGE CALENDAR

HOUSE ACTION ON SENATE AMENDMENTS

*House Bill No. 213 -- Veterinarians - As introduced, authorizes members of the board of veterinary medical examiners to be reappointed for successive terms; clarifies the definition of "veterinary facility" to be a building, place, or mobile unit from which the practice of veterinary medicine is conducted. - Amends TCA Title 63, Chapter 12 and Title 68, Chapter 8. by *Halford. (SB257 by *Haile, *Crowe)

Senate Amendment No. 1

AMEND House Bill No. 213 by deleting SECTION 3 and substituting:

SECTION 3. This act takes effect July 1, 2022, the public welfare requiring it.

Rep. Halford moved that the House concur in Senate Amendment No. 1 to **House Bill No. 213**, which motion prevailed by the following vote:

Ayes	82
Noes	0

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Byrd, Calfee, Carr, Cepicky, Clemmons, Cochran, Cooper, Curcio, Darby, Dixie, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hazlewood, Helton, Hicks T, Hodges, Holsclaw, Howell, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--82

A motion to reconsider was tabled.

HOUSE ACTION ON SENATE MESSAGES

*House Bill No. 1871 -- Public Health - As introduced, prohibits governmental entities, local education agencies, schools, and private businesses from adopting or enforcing laws, rules, or practices that fail to recognize natural immunity as providing a level of immune protection that is at least as protective as a COVID-19 vaccine or treat individuals with natural immunity differently than individuals who have received the COVID-19 vaccine. - Amends TCA Title 4; Title 7; Title 8; Title 14; Title 50; Title 63 and Title 68. by *Hulsey, *Lynn, *Sherrell, *Weaver, *Zachary, *Russell, *Williams, *Boyd, *Sexton J, *Rudd, *Lafferty, *Reedy, *Cepicky, *Carr, *Ragan. (SB1982 by *Hensley, *Crowe, *Niceley, *Bowling, *Stevens)

Rep. Lamberth moved that **House Bill No. 1871** be reset for the Message Calendar on April 11, 2022, which motion prevailed.

HOUSE ACTION ON SENATE AMENDMENTS

*House Bill No. 1930 -- Education - As introduced, specifies that a local board of education or a charter school governing body may implement The Ticket Program as part of the board's or governing body's discipline policy. - Amends TCA Title 49, Chapter 6. by *Cooper, *Chism, *Hodges, *Camper, *Towns, *Miller, *Thompson, *Hardaway, *Love. (SB1958 by *Gilmore, *Akbari, *Lamar)

Senate Amendment No. 1

AMEND House Bill No. 1930 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 49-6-4002, is amended by designating the existing language as subdivision (a)(1) and adding the following as a new subdivision (a)(2):

(2) A local board of education or charter school governing body may implement, as part of the LEA's or public charter school's discipline policy, holistic programs of positive behavior reinforcement and reward-based behavior modification systems, such as The Ticket Program, that are age-appropriate, encourage parent participation, and encourage students to make good life choices for a better future by reinforcing positive student behavior with rewards and incentives that are tailored to each school's unique student population, and that work with schools, parents, and the community to reinforce positive student behavior at home, at school, and in all aspects of community life. A local board of education or charter school governing body that implements a holistic program of positive behavior reinforcement or a reward-based behavior modification system, such as The Ticket Program, shall ensure that the program complies with state law.

SECTION 2. This act takes effect upon becoming a law, the public welfare requiring it.

Rep. Cooper moved that the House concur in Senate Amendment No. 1 to **House Bill No. 1930**, which motion prevailed by the following vote:

Ayes	83
Noes	0

Representatives voting aye were: Baum, Boyd, Bricken, Byrd, Calfee, Carr, Cepicky, Clemmons, Cochran, Cooper, Curcio, Darby, Dixie, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Haston, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--83

A motion to reconsider was tabled.

HOUSE ACTION ON SENATE AMENDMENTS

*House Bill No. 2070 -- Adoption - As introduced, expands the definition of severe child sexual abuse for purposes of termination of parental rights and giving a parent standing to file a petition to terminate the parental rights of the abusive parent; declares all adoption records to be a public record when 100 years have elapsed since the date the adoption was finalized; makes various other changes in regard to termination of parental rights and adoption. - Amends TCA Title 10, Chapter 7, Part 5; Title 36; Title 37 and Title 68. by *Leatherwood, *Crawford, *Bricken, *Keisling, *Sherrell, *Ogles, *Hardaway, *Hazlewood, *Littleton, *Howell. (SB2056 by *Haile, *Rose, *Walley, *White)

Senate Amendment No. 3

AMEND House Bill No. 2070 by adding the follow new section immediately preceding the last section and redesignating the subsequent section appropriately:

SECTION ___. Tennessee Code Annotated, Section 36-1-102(1)(A)(iv)(c), is amended by deleting the subdivision and substituting instead the following:

(c) With knowledge of the existence of the born or unborn child, engaged in conduct prior to, during, or after incarceration that exhibits a wanton disregard for the welfare of the child; or

Rep. Leatherwood moved that the House concur in Senate Amendment No. 3 to **House Bill No. 2070**, which motion prevailed by the following vote:

Ayes	76
Noes	7

Representatives voting aye were: Alexander, Baum, Boyd, Bricken, Byrd, Calfee, Carr, Cepicky, Cochran, Cooper, Curcio, Darby, Eldridge, Faison, Farmer, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Hazlewood, Helton, Hicks G, Hicks T, Holsclaw, Howell, Hurt, Jernigan, Johnson C, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Terry, Thompson, Todd, Towns, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton--76

Representatives voting no were: Clemmons, Dixie, Freeman, Harris, Hodges, Johnson G, Stewart--7

A motion to reconsider was tabled.

UNFINISHED BUSINESS

MOTION TO PLACE BILL ON CALENDAR

Rep. Hazlewood moved that House Bill No. 1665 be lifted from the table, which motion prevailed.

Rep. Hazlewood moved that **House Bill No. 1665** be placed on the next available Regular Calendar, which motion prevailed.

RULES SUSPENDED

Rep. Williams moved that the rules be suspended for the immediate consideration of Senate Joint Resolution No. 1496 out of order, which motion prevailed.

*Senate Joint Resolution No. 1496 -- Memorials, Sports - Upperman High School Lady Bees, TSSAA Division I, Class AAA State Champions. by *Bailey. (*Williams)

On motion of Rep. Williams, the resolution was concurred in.

A motion to reconsider was tabled.

RULES SUSPENDED

Rep. Williams moved that the rules be suspended for the immediate consideration of Senate Joint Resolution No. 1497 out of order, which motion prevailed.

*Senate Joint Resolution No. 1497 -- Memorials, Sports - Brooklyn Crouch, TSSAA Division I, Class AAA Miss Basketball. by *Bailey. (*Williams)

On motion of Rep. Williams, the resolution was concurred in.

A motion to reconsider was tabled.

RULES SUSPENDED

Rep. White moved that the rules be suspended for the immediate consideration of Senate Joint Resolution No. 1517 out of order, which motion prevailed.

*Senate Joint Resolution No. 1517 -- Memorials, Personal Occasion - Robert and Kay Kelsey, 53rd wedding anniversary. by *Kelsey. (*White)

On motion of Rep. White, the resolution was concurred in.

A motion to reconsider was tabled.

RULES SUSPENDED

Rep. Lamberth moved that the rules be suspended in order to allow **House Bills Nos. 1119** and **2392** to be heard in the Property and Planning Subcommittee next week, which motion prevailed.

RULES SUSPENDED

Rep. Lamberth moved that the rules be suspended in order to allow **House Bill No. 2911**, **2912** and **2903** to be heard in the Local Government Committee next week, which motion prevailed.

RULES SUSPENDED

Rep. Lamberth moved that the rules be suspended in order to allow **House Bill No. 2094** and **2147** to be heard in the Finance, Ways & Means Subcommittee next week, which motion prevailed.

NOTICE TO ACT ON SENATE MESSAGES

Pursuant to **Rule No. 59**, notice was given that the following measure from the Senate would be considered on April 11, 2022:

House Bill No. 1638: by Mr. Speaker Sexton

House Bill No. 2662: by Mr. Speaker Sexton

House Bill No. 2621: by Rep. Harris

House Bill No. 2128: by Rep. Crawford

SPONSORS ADDED

Under **Rule No. 43**, the following members were permitted to add their names as sponsors as indicated below, the prime sponsor of each having agreed to such addition:

House Bill No. 1686 Rep. Love as prime sponsor.

House Bill No. 1735 Reps. Byrd and Bricken as prime sponsors.

House Bill No. 1957 Rep. Whitson as prime sponsor.

House Bill No. 2057 Rep. Gant as prime sponsor.

House Bill No. 2309 Reps. Mannis and Sparks as prime sponsors.

House Bill No. 2583 Rep. Hardaway as prime sponsor.

SPONSORS WITHDRAWN

On Motion, Rep. Rudd withdrew as sponsor of House Bill No. 233.

ENGROSSED BILLS April 7, 2022

MR. SPEAKER: The following bills have been examined, engrossed and are ready for transmission to the Senate: House Bills Nos. 1125, 1924, 2106, 2146, 2306 and 2665; House Joint Resolutions Nos. 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081 and 1082;

GREG GLASS, Chief Engrossing Clerk

MESSAGE FROM THE SENATE April 7, 2022

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 2219, 2547, 2628, 2631, 2649 and 2827; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

*Senate Bill No. 2219 -- Tobacco, Tobacco Products - As introduced, authorizes local governments to regulate, including the prohibition of, smoking and the use of vapor products in age-restricted venues; defines the terms "age-restricted venue" and "retail tobacco store" for the purposes of the Prevention of Youth Access to Tobacco, Smoking Hemp, and Vapor Products Act. - Amends TCA Title 5; Title 6; Title 7 and Title 39. by *Briggs, *Akbari, *Reeves, *Yarbro, *Campbell. (HB2705 by *Carringer, *Sherrell, *Hall, *Byrd, *Ramsey, *Kumar, *Jernigan, *Gillespie, *Freeman, *Hicks T, *Helton, *Gant, *Clemmons)

Senate Bill No. 2547 -- Tennessee Bureau of Investigation - As introduced, permits an authorized person, in addition to an agency or organization, to directly access the computer files of the Tennessee crime information center using only names or other identifying data elements to obtain available Tennessee criminal history background information for purpose of background reviews. - Amends TCA Title 38, Chapter 6. by *Jackson, *Stevens. (*HB2780 by *Eldridge)

Senate Bill No. 2628 -- Firearms and Ammunition - As introduced, removes a short-barrel rifle or shotgun from the list of weapons the possession, manufacture, transport, repair, or sale of which is prohibited under state law. - Amends TCA Title 39, Chapter 17, Part 13. by *Niceley, *Stevens. (*HB2509 by *Grills, *Griffey, *Ragan, *Todd, *Moody, *Sexton J, *Doggett)

Senate Bill No. 2631 -- Scholarships and Financial Aid - As introduced, removes the requirement that a student must be enrolled in an eligible postsecondary program in the fall term

following the student's graduation from high school, completion of high school as a Tennessee home school student, or obtaining a GED® or HiSET® diploma to be eligible to receive the Tennessee Promise scholarship. - Amends TCA Title 49, Chapter 4. by *Niceley, *Lamar. (*HB2436 by *Farmer)

Senate Bill No. 2649 -- Treasurer, State - As introduced, prohibits state treasurer from entering into a contract with a state depository if the state depository has a policy prohibiting financing to companies in the fossil fuel industry. - Amends TCA Title 4; Title 9 and Title 12. by *Gardenhire, *McNally, *Kelsey, *Stevens, *Walley. (*HB2672 by *Terry, *Leatherwood)

Senate Bill No. 2827 -- Emergency Communications Districts - As introduced, requires the emergency communications board to annually publish on its website its report to the governor and speakers of the general assembly on its activities for the preceding year; requires the board to include in its report any suggestions received from any source on amending the Emergency Communications District Law. - Amends TCA Title 4; Title 7; Title 38; Title 39; Title 49; Title 65 and Title 68. by *Hensley. (*HB2729 by *Ogles)

MESSAGE FROM THE SENATE April 7, 2022

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 2376, 2467, 2575, 2613, 2728, 2733, 2743, 2864, 2902 and 2905; substituted for Senate Bills on same subject and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 7, 2022

MR. SPEAKER: I am directed to return to the House, House Joint Resolutions Nos. 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034 and 1035; concurred in by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 7, 2022

MR. SPEAKER: I am directed to return to the House, House Bill No. 2537; substituted for Senate Bill on same subject, amended, and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 7, 2022

MR. SPEAKER: I am directed to return to the House, House Bill No. 1946; substituted for Senate Bill on same subject, amended, and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 7, 2022

MR. SPEAKER: I am directed to return to the House, House Bill No. 2667; substituted for Senate Bill on same subject, amended, and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

ENROLLED BILLS April 7, 2022

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Joint Resolutions Nos. 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034 and 1035; and find same correctly enrolled and ready for the signatures of the Speakers.

GREG GLASS, Chief Engrossing Clerk

ENROLLED BILLS April 7, 2022

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Resolutions Nos. 179, 180, 181, 182, 183, 184 and 185; and find same correctly enrolled and ready for the signature of the Speaker.

GREG GLASS, Chief Engrossing Clerk

SIGNED April 7, 2022

The Speaker announced that he had signed the following: House Resolutions Nos. 179, 180, 181, 182, 183, 184 and 185.

GREG GLASS, Chief Engrossing Clerk

MESSAGE FROM THE GOVERNOR April 7, 2022

MR. SPEAKER: I am directed by the Governor to return herewith: House Bill No. 1857; with his approval.

JONATHAN SKRMETTI, Chief Counsel to the Governor

ENROLLED BILLS

April 7, 2022

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Bills Nos. 213, 1930 and 2070; and find same correctly enrolled and ready for the signatures of the Speakers.

GREG GLASS, Chief Engrossing Clerk

MESSAGE FROM THE SENATE April 7, 2022

MR. SPEAKER: I am directed to return to the House, House Bill No. 2638; substituted for Senate Bill on same subject, amended, and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

ROLL CALL

The roll call was taken with the following results:	
Present	86

Representatives present were Alexander, Baum, Boyd, Bricken, Byrd, Calfee, Camper, Carr, Cepicky, Clemmons, Cochran, Cooper, Curcio, Darby, Dixie, Doggett, Eldridge, Faison, Farmer, Freeman, Gant, Garrett, Gillespie, Griffey, Grills, Hakeem, Halford, Hall, Hardaway, Harris, Hazlewood, Helton, Hicks G, Hicks T, Hodges, Holsclaw, Howell, Hurt, Jernigan, Johnson C, Johnson G, Keisling, Kumar, Lafferty, Lamberth, Leatherwood, Littleton, Love, Lynn, Mannis, Marsh, Martin, McKenzie, Miller, Mitchell, Moody, Moon, Ogles, Parkinson, Powers, Ragan, Ramsey, Reedy, Rudd, Rudder, Russell, Sexton J, Shaw, Sherrell, Sparks, Stewart, Terry, Thompson, Todd, Towns, Vaughan, Vital, Warner, Weaver, White, Whitson, Williams, Windle, Wright, Zachary, Mr. Speaker Sexton -- 86

RECESS

On motion of Rep. Gant, the House stood in recess until 5:00 p.m., Monday, April 11, 2022.